ESTTA Tracking number:

ESTTA124167 02/09/2007

Filing date:

# IN THE UNITED STATES PATENT AND TRADEMARK OFFICE BEFORE THE TRADEMARK TRIAL AND APPEAL BOARD

## **Notice of Opposition**

Notice is hereby given that the following party opposes registration of the indicated application.

## **Opposer Information**

Name	HVL Cyberweb Solutions, Inc.
Granted to Date of previous extension	02/10/2007
Address	1751 Richardson Suite 4102 Montreal, QC H3K1G6 CANADA

Attorney information	Allison G. Vasquez Waller Lansden Dortch & Davis, LLP 520 South Grand Avenue, Suite 800 Los Angeles, CA 90071
	UNITED STATES allison.vasquez@wallerlaw.com Phone:(213) 362-3491

## **Applicant Information**

Application No	78851360	Publication date	12/12/2006
Opposition Filing Date	02/09/2007	Opposition Period Ends	02/10/2007
Applicant	Brown, Alden J 7 Coastal Canyon Drive Newport Coast, CA 92657 UNITED STATES		

## Goods/Services Affected by Opposition

Class 041. First Use: 1984/04/07 First Use In Commerce: 1984/04/07
All goods and sevices in the class are opposed, namely: Entertainment services, namely, providing an Internet web site featuring sexually explicit adult content videos, film clips, and photographs

Related Proceedings	Orange County Superior Court, action case no. 06CC04997
Attachments	HVL notice of opposition.pdf ( 66 pages )(2940812 bytes )
	The second of oppositioning at ( or pages )(20 iso in a space )
Signature	/Allison G. Vasquez/
Name	Allison G. Vasquez
Date	02/09/2007

# IN THE UNITED STATES PATENT AND TRADEMARK OFFICE BEFORE THE TRADEMARK TRIAL AND APPEAL BOARD

In the matter of service mark application Serial No. 78851360 Filed: March 31, 2006 For the mark PETER NORTH Published in the Official Gazette on December 12, 2006

Date: February 8, 2007

HVL CYBERWEB SOLUTIONS, INC.,

OPPOSER,

v.

ALDEN J. BROWN,

APPLICANT.

Οŗ	position No.	

#### **NOTICE OF OPPOSITION**

HVL Cyberweb Solutions, Inc., a Canadian corporation 1751 Richardson, Suite 4102 Montreal, QC H3K1G6 Canada

The above-identified Opposer believes that it will be damaged by registration of the mark shown in the above-identified application, and hereby opposes the same.

The grounds for opposition are as follows:

- 1. On July 23, 2002, HVL Cyberweb Solutions, Inc. ("HVL") and North Pole Enterprises, Inc. ("North Pole") entered into a Memorandum of Agreement, signed by Applicant, Alden Brown, on behalf of North Pole ("Agreement"). (See the Agreement attached to this Notice of Opposition as Exhibit "A.")
- 2. Pursuant to this Agreement, North Pole granted HVL a non-exclusive lifetime license in content featuring adult entertainment star Peter North, also known as Alden Brown ("Brown"), which HVL edited and compressed for use on Internet websites ("Web Content"). (See Sections 2.01 and 2.04 of Exhibit "A.")

- 3. The Agreement clearly states that even after the Agreement's termination, HVL has the right to "continue to use and shall have the right to continue to exploit, for commercial profit, the Web Content it has already edited and compressed." (See Section 4.05.05 of Exhibit "A.")
- 4. Pursuant to the terms of the Agreement, HVL developed a number of adult entertainment websites featuring the name, pictures and video footage of Peter North.
- 5. Since approximately 2002, HVL has maintained and continues to maintain several websites, which allow consumers to purchase sexually explicit adult videos containing the Peter North name and featuring Peter North.
- 6. Prior to April 2006, North Pole and Brown began breaching the terms of the Agreement by among other things, refusing to provide HVL with the documentation necessary to permit HVL to continue to use certain Web Content previously supplied by North Pole and Brown. (Under the Federal Labeling and Record-Keeping Law (also known as 18 U.S.C. § 2257), producers of sexually explicit matter must maintain certain records proving the age of performers to prove the all actors used in sexually explicit material are adults.)
- 7. When North Pole and Brown failed to comply with the provisions of the Agreement, HVL filed a lawsuit in the Orange County Superior Court (Case Number 06CC04997) against Brown and North Pole. HVL later amended its lawsuit by filing an Amended Complaint ("HVL Lawsuit"). (See HVL's Amended Complaint attached to this Notice of Opposition as Exhibit "B.")
- 8. As detailed in the HVL Lawsuit, a dispute between HVL, North Pole and Brown arose regarding HVL's right to use and incorporate content provided by North Pole after North Pole terminated the Agreement despite the clear language of the Agreement that provides for this.
- 9. Subsequently, Brown and North Pole filed a Cross Complaint in the HVL Lawsuit. (See Cross Complaint attached to this Notice of Opposition as Exhibit "C.")
- 10. In the Cross Complaint, Brown acknowledges that HVL operates several adult entertainment websites and that HVL entered into the Agreement with North Pole for purposes of developing Peter North related websites. (See ¶ 4 of Exhibit "C.")
- 11. However, Brown's Cross Complaint accuses HVL of unfairly competing with Brown and North Pole and intentionally trying to destroy Brown's "name, reputation, web presences, fan base and credibility in the adult entertainment industry." (See ¶ 12 of Exhibit "C.") As a result of this alleged conduct, Brown seeks damages for "loss of reputation, loss of credibility, loss of customers, loss of fan base, loss of

members, loss of interest, loss of business, loss of goodwill, loss of future revenue" and "loss of future business." (See ¶ 13 of Exhibit "C.")

- 12. HVL continues to operate several websites using Peter North content and the Peter North name.
- 13. Brown's Cross Complaint seeks to prohibit HVL from ever using "Peter North's name or content in any capacity" despite the clear language of the Agreement that affords HVL a perpetual license to content using Peter North's name and images. (See ¶ 65 of Exhibit "C.")
- 14. On March 31, 2006, Brown filed an application with the United States Patent and Trademark Office seeking to register the service mark "Peter North." (See Trademark/Service Mark Application, Principal Register attached to this Notice of Opposition as Exhibit "D.")
- 15. Brown seeks to register the use of the name "Peter North" for "entertainment services, namely, providing an Internet web site featuring sexually explicit adult content videos, film clips, and photographs." (See description of services on Exhibit "D.")
- 16. Pursuant to 15 U.S.C. § 1063(a), "any person who believes that he would be damaged by the registration of a mark upon the principal register may, upon payment of the prescribed fee, file an opposition in the Patent and Trademark Office, stating the grounds thereof . . ." HVL satisfies this standing requirement because registration of the name "Peter North" for the exclusive purpose of using it in Internet websites featuring sexually explicit adult content videos will directly interfere with the contractual rights of HVL granted in the Agreement with North Pole. That Agreement specifically grants HVL a perpetual license to use Peter North content on Internet websites developed by HVL.
- 17. It is of no consequence that the Agreement between HVL and North Pole grants a non-exclusive license because "an opposer need not have exclusive rights in a mark in order to oppose its registration to another." *Wilson v. Delaunay*, 44 C.C.P.A. 1019, 1021 (C.C.P.A. 1957).
- 18. The United States Patent and Trademark Office should refuse to register the service mark "Peter North" because it will create confusion, mistake or deception of consumers as contemplated by 15 U.S.C. § 1052(d). Consumers would be confused because they would mistakenly believe that HVL's content was unauthorized when in fact it is not.

- 19. Brown acts in bad faith by using the trademark office's registration process to circumvent the perpetual license granted to HVL by virtue of the Agreement.
- 20. For years, Brown has knowingly allowed HVL to use the name Peter North and images of Peter North to develop HVL's own websites and should be estopped from trying to prevent HVL from exercising its contractual rights to continue using that name and those images.

Date: Feb. 8, 2007

21. For these reasons, valid grounds exist to deny Brown's application to register the mark PETER NORTH.

 $\mathbf{R}\mathbf{v}$ 

Allison G. Vasquez, Esq.

Attorney for HVL Cyberweb Solutions, Inc.,

Opposer

# **EXHIBIT A**

#### MEMORANDUM OF AGREEMENT ENTERED INTO BY AND BETWEEN

NORTH POLE ENTERPRISES INC, incorporate with head office at 3355 Bears Avenue, Tai : a. Florida, 33618, USA herein represented by its dul authorised officer Mr. Alden Brown. (hereinafter referred to as the "Content Provider")

#### AND

HVL CYBERWEB SOLUTIONS Inc., incorporate 3, with head office at 113 Place Fontainebleau, St-Laml et 1, J4S 1X6, Province of Quebec, Canada, herein represented by its duly authorised officer Mr. Clause Hyppolite.

(hereinafter referred to as the "Developer")

(the Content Provider and the Developer are here "rafter collectively referred to as the "Parties")

WHEREAS the Developer is responsible for the design and development of the "PETER NURTH" (<a href="www.petermorth.com">www.petermorth.com</a>) web site and other related sites (collectively hereinafter referred to be the "Web Site") containing the Web Content;

WHEREAS the Content Provider is responsible to provide original content such as text, photographs, images, audio sequences, video sequences and musical recordings, among others (here nafter referred to as the Web Content);

WHEREAS the Content Provider has designed and will continue to design specific adult content which the Developer wishes to incorporate into the Web Site;

WHEREAS the Developer wishes the Content Provider to grant a life time non-exclusive licen at to it allowing the Developer to use and incorporate the said content into the Web Site;

WHEREAS the Content Provider has agreed to grant a said license to the Developer in acco. Since with the terms and conditions set forth herein below;

WHEREAS the Parties wish to evidence their agreement in writing;

WHEREAS the Parties are duly authorised and have the capacity to enter into and perfor this Agreement;

#### NOW THEREFORE, THE PARTIES AGREE AS FOLLOWS:

#### 1.00 PREAMBLE

The preamble hereto shall form an integral part hereof.

#### 2.00 OBJECT

#### 2.01 Grant of License

Provided the Developer abides by each and every one of the provisions o this Agreement, the Content Provider shall grant to the Developer, an non-exclusive and

life-time license giving it the following rights:

a) the right to use and incorporate into the Web Site the content (hereinafter referred to as the "Web Content");and

b) any other right provided for in this Agreement

c) the right to use under the terms of this contract to lease and sell.;

d) the right to modify, including the right to improve, translate and re-write into mother language or in another manner;

e) the right to adapt.

f) the right to integrate and incorporate;

g) the right to exploit;

h) the right to perform;

i) the right to distribute and cause the distribution;

j) the right to broadcast;

k) the right to communicate to the public by telecommunication;

i) the right to perform in public;

m) the right to reproduce;

- n) the right to transfer to another environment (hardware, software, computer, ele stronic, Web, multimedia or other);
- o) the right to institute legal proceedings, continue legal proceedings and defend makelf against legal proceedings in order to assert or defend all or part of the rights confirmed pursuant to this Agreement; and
- p) the right to collect all income, revenues, royalties and payments as well as any da larges, claims, amounts awarded pursuant to a judgment. The content provider will have the right to collect all revenue, royalties and payments with the exception of the leasing and salling of content.

2.04 Duration of the Rights Conferred

The intellectual Property Rights, Titles and Interests in and to the Web Content conferred by the Content Provider upon the Developer pursuant to this Agreement shall remain in effect indefinitely and for lifetime. However it is agreed that notwithstanding the termination of this agreement, Developer shall continue to have the specific rights granted to it with regints to content which has already been edited and compressed as per the term of this agreement.

2.05 Geographical Scope of the Rights Conferred

The Intellectual Property Rights, Titles and Interests in and to the Web Content conferred by the Content Provider upon the Developer pursuant to this Agreement shall be valid worldwide, subject to the obligation to register such Right, Title or Interest in a given jurisdiction.

2.06 Mandatory incorporation

Notwithstanding any other provision hereof to the contrary, the above-mentioned rig the as well as all other rights provided for in this Agreement shall be conferred upon the Developer only on condition that the Web Content is incorporated into the Web Site or any other web site hosted or administered by the Developer.

#### 3.00 CONSIDERATION

AB CH Content Provider Develop :

#### 3.01 Definitions

For the purposes of these presents the following expressions shall have the fill-wing

Revenues: shall be defined as income generated form memberships and upsell; Operation expenses: shall be defined as the aggregate of bandwidth fees, advertis at and processing fees, technical and customer support Profits: shall be defined as Revenues less operating expenses

#### 3.02 Profit sharing

In consideration for the above-mentioned license, the Developer and the Content Figurider shall share in the net profits generated by the pay sites and the reselling to webmaster and the

- Net profits generated from pay sites shall be divided 30% to Developer, 70% to a)
- Net Profits generated from re-selling to webmasters shall be divided 5016 to b) Developer and 50% to Content Provider.

#### Capital expenditures

It is agreed to by both parties that any further expenses, such as affiliate progrem the employment of additional staff deemed necessary to render the pay the of www.peternorth.com more profitable shall be made only if the content provider agrees in such decisions. If such a decision is made the cost shall be paid out of the revenues genera solu-

#### SPECIFIC PROVISIONS

## Representatives of the Parties

Each of the Parties acknowledges that the person designated by it in this agreemer I shall have full authority to take all steps, make all decisions and give all consents required with respect to the performance of this Agreement.

## **Electronic Communications**

The Parties' representatives may communicate between themselves by electronic me if s or

## 4.03 Obligations of the Content Provider

The Content Provider undertakes as follows in favour of the Developer:

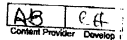
a) it shall supply and deliver to the Developer web content including pictures and vid on as well as special footage such as video presentations, biographies and special picture

b) the Content Provider shall also take all reasonable steps to mark and identify with the web site address www.peternorth.com, any other product (such as DVD's or VHS') which i could sell or distribute or have sold or distributed by third parties.

## 4.04 Obligations of the Developer

The Developer undertakes as follows in favour of the Content Provider:

- a) it shall provide software and hardware to develop, program and design the web site;
- b) it shall edit end compress all videos and pictures provided by the Content Provider.
- it shall provide indexation of the search engines;



d) it shall see to the promotion and advertising of the site with free videos, banners, e.g.,

e) It shall inform the Content Provider forthwith of any defect or problem affecting the Web Content and it shall actively participate in identifying and seeking a solution to the problem:

#### 4.05 Intellectual Property

#### 4.05.01 Definitions

For purposes of this Agreement:

- "Intellectual Property Right, Title and Interest" shall include, without limitation any
  intellectual property right, title and interest, including any derivative right, moral right and
  personal right, in and to the following:
  - a) any work, performance, picture, videotaping, invention, trademark, integrated circuit topography, confidential information or trade secret, as the case may be;
  - b) any certificate which registers, grants or acknowledges ownership or interests in any of the intellectual rights in question; and
  - any request for the registration, granting or acknowledgement of ownership or ir a rests in any of the intellectual property rights in question.

# 4.05.03 Respect of Third Party Intellectual Property (By the Content Provider) The content of the Web Content shall be entirely original and shall not infringe any this party intellectual Property Right, Title or Interest. If all or part of the content have been designed, in whole or in part, by a third party, or if a third party has an Intellectual Property Right, Title or Interest in and to such content, the Content Provider shall obtain the appropriate rights allowing it, among others, to use the said content (or part thereof) and to assign the gift to use and modify same to the Developer, if applicable. If the Content Provider fails to all the by all or part of any of the obligations set forth hereinabove, it shall do the following:

- a) it shall indemnify the Developer from and against any damages suffered by it,
- b) it shall take up the defence of the Developer if the latter is impleaded in, or made a party to, any legal proceedings instituted by a third party and alleging the actual or thre daned infringement or unlawful use of any Intellectual Property Right, Title or Interest, and the Content Provider shall indemnify the Developer and hold it harmless from and against the principal amount and interest of any monetary order which is issued, as well as from and against all judicial and extrajudicial costs incurred by the Developer as a result thereor and
- c) it shall replace the content used unlawfully with completely original content or with content with respect whereto the Content Provider has an Intellectual Property Right, it is or Interest, which content shall have the same functions as the unlawful content, the whole forthwith and at the Content Provider's expense.

## 4.05.04 Specific Undertakings of the Developer

The Developer undertakes as follows in favour of the Content Provider.

- a) it shall not, directly or indirectly, contest, usurp or infringe any of the Intellectual Pi serty Rights, Titles and Interests of the Content Provider or third party developers, nor hall it participate in or facilitate the commission of such acts;
- b) it shall not lease, lend or publish the Web Content, give access thereto or otherwise if ake same available to anyone whomsoever, except in accordance with the provisions if this Agreement;
- c) it shall not use, register or file an application for the registration of any trademark which causes confusion or is likely to cause confusion with any trademark belonging a the

AB CH Content Provider Develop

Content Provider or third party developers, nor shall it participate in, or facili ste the commission of such acts:

d) it shall respect all Intellectual Property Rights, Titles and Interests belonging to the Content Provider, third party developers and all other third parties;

e) it shall comply with all applicable laws, regulations, treaties and restrictions, in particular those relating to the export of certain Web Sites;

f) it shall comply with all of the Content Provider's requirements and policies regan ing the protection of the Intellectual Property Rights, Titles and Interests of the Content Pro interest of the Conten third party developers in and to the Web Content and the trademarks, as well as lisend to any confidential information or materials;

g) it shall notify the Content Provider forthwith of any real or threatened infringemen of any Intellectual Property Right, Title or Interest belonging to the Content Provider or to the party

developers of which the Developer is aware.

4.05.05 Consequences of Failing to Comply with Undertakings

Subject to all the Content Provider's other rights and recourses, the Content Provider and be entitled to terminate this Agreement, without notice or demand, in any of the following cases:

- a) if the Developer does not comply with all or part of its undertakings as so forth hereinabove; or
- b) if the Developer does something or falls to do something such that the conseque was of such commission or omission adversely affect or are likely to adversely affect the Intellectual Property Rights, Titles and Interests of the Content Provider, thin party developers or other third parties.

However, it is agreed that notwithstanding the termination of this agreement for any mason whatsoever, the Developer shall be entitled to continue to use and shall have the ight to continue to exploit, for commercial profit, the Web Content it has already edited and compressed. In this case all profits generated by the pay sites or the webmaster re- illing, shall be distributed 50%-50% between the Developer and the Content Provider.

4.05.06 References to Intellectual Property Rights and Credits

References to intellectual property rights and credit for development of the Web Con ent by the Content Provider shall comply with the Content Provider's specifications.

4.05.07 Protection of intellectual Property Rights Vested in the Developer The Content Provider shall provide its reasonable assistance to the Developer, at the arter's

expense, as regards the Developer's efforts to protect or assert any Intellectual P operty Right, Title or Interest which the Developer may acquire pursuant to this Agreem Ht. In particular, but without limiting the generality of the foregoing, the Content Provider shall sign any document and provide any authorization or consent:

a) which gives full effect to any grant, assignment or waiver of an Intellectual Property Right, Title or interest in favour of the Developer or any person designated by it; and

b) which allows the Developer or any person designated by it to obtain confirmation consuchable. Intellectual Property Right, Title or Interest, in any country whatsoever.

Confidentiality and Non-Disclosure Undertaking

The Developer acknowledges that certain Information Elements provided and to be provided by the Content Provider are or may be significantly strategically important and, the store, constitute trade secrets for purposes of this/Agreement. During the term of this Agreement and for a further period of SIX (6) months/following the termination thereof, the Dev Hoper undertakes to do the following in favour of the Content Provider, except as regan a the Information Elements which are to be posted on the Content Provider's Web site and those forming part of the public domain:

oment Provider Devalor

a) it shall keep the information Elements confidential and not disclose same;

b) it shall take and implement all appropriate measures to preserve the confidential r alure of

c) it shall not communicate, transmit, exploit or otherwise use the information El invents, whether for its own behalf or on behalf of third parties; and

d) it shall take all appropriate measures to ensure that its partners, shareholders, d victors, representatives, agents, mandataries, officers, employees and related persons i mintain the confidential nature of the Information Elements for the Content Provider's e #usive

Moreover, the Developer shall not mention to a third party or discuss with a third party the existence of this Agreement or its object or content, unless the Developer has obtained the Content Provider's prior written authorization (which authorization may be refused without reason) or unless such mention or discussion is made or carried out in accordance with the provisions of this Agreement.

4.08 Reciprocal Undertaking Not to Solicit Personnel

During the term of this Agreement and for a further period of TWELVE (12) months for wing its termination, each of the Parties shall not, directly or indirectly, solicit, employ, nine or otherwise retain the services of any of the other Party's employees. If a Party fails to a side by this obligation, it shall immediately pay to the other Party, as a penalty, an amount  $\epsilon$   $\mu$ tal to TWELVE(12) months of remuneration for the employee in question at the time of the diffault.

## Representations and Warranties of the Content Provider

The Content Provider represents and warrants as follows in favour of the Developer:

a) it has the capacity to bind itself pursuant to this Agreement, which capacity is not lir inted in any manner whatsoever by any undertaking whatsoever in favour of a third party;

b) it is the sole owner, with good and valid title, of all the Intellectual Property Rights Titles and Interests in and to the Web Content;

c) its Intellectual Property Rights, Titles and Interests are not been contested, in who a or in part, by anyone whomsoever at the time of signing of this Agreement;

d) it is the only one responsible for the validity of its Intellectual Property Rights, Titl is and Interests;

e) it is not a party to any agreement which is likely to affect the Web Content or the Content Provider's Intellectual Property Rights, Titles and Interests in and to the Web Conter:

f) the Web Content and the Content Provider's Intellectual Property Rights, Title and Interests in and to the Web Content are free and clear of all hypothecs, mortgages, is ims, security, lions, seizures and other charges whatsoever which might encumber them,

g) it is the only one responsible for the design, development, operation and performs the of the Web Content:

h) the Web Content shall operate properly and in accordance with the Specifications, unject to any minor corrections which may be required from time to time;

i) the Web Content shall execute the functions set forth in the documentation and per sum in accordance therewith:

(j) the Web Content shall comply with all applicable laws, regulations, treaties and

k) the Web Content does not form part of the public domain;

neither the Web Content nor any of its components shall infringe any third party Intel actual Property Right, Title or Interest:

m) the Web Content does not allow anyone to damage or have unauthorized access to 1Veb Sites, data or computer or telecommunications equipment.

#### 4.12 Limitation of Liability

Except in the event of gross negligence on the part of the Content Provider, the Content Provider shall not be liable towards the Developer for any fault or any direct or actirect damage resulting therefrom, and the Developer shall indemnify the Content Provider at all hold it harmless from and against all claims, including all claims under a warranty, in any of the following cases:

- modifications made to the Web Content by a person other than the Content Provic is or a
  person reporting to the Content Provider;
- the loss of business opportunities or income relating to the use or failure to use the Neb Content.

#### 4.13 Interes

All amounts owed by the Developer to the Content Provider pursuant to this Agreement shall bear interest at a rate of TWELVE percent (12%) per annum as of their due date.

#### 4.14 Change of Tax Rates or New Taxes

If the rate of any applicable tax is changed or if a new tax is added during the performance of this Agreement, any such new rate or new tax shall be applicable, and the total price sitely be adjusted accordingly.

#### 5.00 GENERAL PROVISIONS

Unless otherwise stated in this Agreement, the following provisions shall apply.

#### 5.01 "Force Majeure"

Neither party shall be considered to be in default pursuent to this Agreement if the ful iknent of all or part of its obligations is delayed or prevented due to "force majeure". "Force majeure" is an external unforeseeable and irresistible event, making it absolutely impossible to fulfill an obligation.

#### 5.02 Severability

If all or part of any section, paragraph or provision of this Agreement is held invitid or unenforceable, it shall not have any effect whatsoever on any other section, paragraph or provision of this Agreement, nor on the remainder of the said section, paragraph or provided, unless otherwise expressly provided for in this Agreement.

#### 5.03 Notices

Any notice intended for either Party shall be deemed to be validly given if it is in writing and is sent by registered or certified mail, by balliff or by courier service to such Party's address as set forth in this Agreement, or to any other address which the Party in question may have indicated in writing to the other Party. A copy of any notice sent by e-mail shall also be sent according to one of the above-mentioned delivery modes.

#### 5.04 Headings

The headings in this Agreement have been inserted solely for ease of reference and shall not modify, in any manner whatsoever, the meaning or scope of the provisions hereof.

#### 5.05 Schedules

The Schedules to this Agreement shall be deemed to form an integral part hereof if they in ave

AB CH Content Provider Densitor

Content Provider Develor

-8-

been duly initialled by all the Parties.

#### 5.06 No Waiver

Under no circumstances shall the failure, negligence or tardiness of a Party as regar is the exercise of a right or a recourse provided for in this Agreement be considered to be a regiver of such right or recourse.

5.07 Cumulative Rights

All rights set forth in this Agreement shall be cumulative and not alternative. The waiv of a right shall not be interpreted as the waiver of any other right.

#### 5.09 Amendments

This Agreement shall not be amended or modified except by another written docume : duly signed by all the Parties.

#### 5.10 Number and Gender

Where appropriate, the singular number set forth in this Agreement shall be interpreted as the plural number, and the gender shall be interpreted as masculine, feminine or neu  $\mathrm{er}_i$  as the context dictates.

5.11 No Right to Transfer

Neither of the Parties may, in any manner whatsoever, assign, transfer or convey its ninks in this Agreement to any third party, without the prior written consent of the other Party.

#### 5.12 Calculating Time Periods

In calculating any time periods under this Agreement:

- a) the first day of the period shall not be taken into account, but the last one shall;
- the non-juridical days, i.e. Saturdays, Sundays and public holidays, shall be take a into account; and
- whenever the last day is a non-juridical day, the period shall be extended to the next juridical day.

#### 5.13 Currency

The currency used for purposes of this Agreement shall be in American (US) dollars.

#### 5.14 Governing Law

This Agreement shall be construed and enforced in accordance with the laws in force in the state of California.

#### 5.15 Election of Domicile

The Parties agree to elect domicile in the judicial district of Los Angeles, California tor the hearing of any claim arising with respect to the interpretation, application, performance team, validity or effects of this Agreement.

#### 5.18 Counterparts

Each counterpart of this Agreement shall be considered to be an original when duly in silled and signed by all the Parties, it being understood, however, that all of these counterpart shall constitute one and the same Agreement.

#### 5.17 Successors

This Agreement shall bind the Parties hereto as well as their respective successors, hei ii and

Content Provider Develor

-9.

assigns.

5.20 Language

The Parties hereto have expressly agreed that this Agreement as well as all other do a ments relating thereto be drawn up only in English. Les parties ont expressément conven que ce contrat de même que tous les documents s'y rattachant soient rédigés en anglais seu el ment.

#### 6.00 EFFECTIVE DATE

This Agreement shall become effective as of the date of signing.

#### 7.00 TERM

The term of this Agreement shall be for TWELVE (12) months from the date of signing renewable annually, automatically at its anniversary date, unless one of the parties no first the other party in writing, of its intention not to renew this agreement, at least THREE (3) months before the end of the initial term or at least THREE (3) months before the end of any renewal period thereafter.

#### 8.00 TERMINATION

#### 8.01 Grounds

This Agreement shall terminate in any of the following circumstances:

- a) upon the expiry of the period of protection afforded at law;
- b) upon the written consent of the Parties;
- c) if a Party fails to fulfil any of its obligations hereunder and does not remedy the stafault within a period of TWENTY(20) days following receipt by the said defaulting Pa by of a formal notice asking it to remedy the default or within such shorter delay as is provided for in this Agreement; or
- d) if either Party becomes bankrupt or insolvent, or ceases to carry on business.

#### 8.02 Effects

If this Agreement is terminated:

- a) any license conferred upon the Developer pursuant to this Agreement shall be minate immediately save and except for Developer's right to keep any edited and complessed scenes and the right to continue to use said scenes for commercial profitability of ear the internet; and
- b) any amount which is still owed to the Content Provider shall become payable immed a sity.

Nonetheless, termination of this Agreement shall not affect the rights or obligations of the Parties with respect to confidentiality, intellectual property, limitation of warranty or lir it ation of liability, which rights and obligations shall survive the termination of this Agreement.

8.03 Obligations of the Developer

If this Agreement is terminated for any reason whatsoever, the Developer shall stop us on the Web Site www.peternorth.com;

The Content Provider reserves all its rights and recourses against the Developer, including the right to seek an injunction and/or damages, if the Developer refuses or fails to fulfill my of the obligations set forth in this Article within the stipulated deadline.

AB CH
Content Provider Develor

- 10 -

AND THE DEVELOPER HERETO HAS SIGNED AT MONTREAL, PROVINCE OF QUEBEC CANADA ON THIS 23 DAY OF July 2002.

THE DEVELOPER
PER: CLAUDE HYPPOLITE
O HAS SIGNED AT LOS ANGELES, CALIFORNIA ESA,
THE CONTENT PROVIDER
Ald Kron
MR.ALDEN BROWN



# **EXHIBIT B**

Raymond E. Hane III (SBN 149960) rhane@wallerlaw.com Steven A. Browne (SBN 214444) steven.browne@wallerlaw.com WALLER LANSDEN DORTCH & DAVIS, LLP 520 S. Grand Avenue, Suite 800 Los Angeles, California 90071 Telephone: (213) 362-3680

SUPERIOR COURT OF CALIFORNIA COUNTY OF ORANGE
WEST JUSTICE CENTER

AUG 11 2006

ALAN SLATER, Cle	of the Court
------------------	--------------

BY:	_	DED
		DEPUTY

Attorneys for Plaintiff HVL CYBERWEB SOLUTIONS, INC.

7

8

9

10

## SUPERIOR COURT OF THE STATE OF CALIFORNIA

FOR THE COUNTY OF ORANGE, WEST JUSTICE CENTERS FAX

HVL CYBERWEB SOLUTIONS, INC., a Canadian corporation, Plaintiff.

Facsimile: (213) 362-3679

Case No. 06CC04997

Judge: Hon. Mary Fingal Erickson Dept:

13

14

16

17

12

VŞ.

PLAINTIFF HVL'S FIRST AMENDED COMPLAINT

ALDEN BROWN; NORTH POLE ENTERPRISES, INC., a Florida corporation; and DOES 1-100, inclusive,

Defendants.

Complaint Filed: April 11, 2006

18

19

follows:

20

21

22

23

25

26

27

THE PARTIES

Plaintiff HVL is a corporation organized and existing under the laws of Canada. 1. HVL's principal place of business in Montreal, Quebec, Canada.

For its Complaint, Plaintiff HVL CYBERWEB SOLUTIONS, INC. ("HVL") alleges as

Defendant ALDEN BROWN ("BROWN") is an individual, and is a citizen and 2. resident of the State of California.

HVL is informed and believes, and thereon alleges, that Defendant NORTH POLE ENTERPRISES, INC. ("NORTH POLE") is a corporation organized and existing

Waller Lansden ortch & Davis, LLP

PLAINTIFF HVL'S FIRST AMENDED COMPLAINT

7027627.4

Waller Lanaden Portch & Davis, LLI under the laws of the State of Florida, with its principal place of business in Newport Beach, California. HVL is informed and believes, and thereon alleges, that BROWN is an officer, director, and shareholder of NORTH POLE.

- 4. The corporate form should be disregarded so that BROWN is liable for all the obligations of NORTH POLE. Because of the improper domination and control exercised by the BROWN over NORTH POLE; the unity of interest between BROWN and NORTH POLE; the relationship between Defendants as principals-agents; the use of their relationships to achieve wrongful and inequitable results; and the status of NORTH POLE as an instrumentality and/or alter-ego of BROWN, both Defendants are liable for the wrongs of the other Defendant, without regard to corporate form or separateness.
- 5. BROWN treats of the assets of NORTH POLE as his own, holds himself out as personally liable for the debts of NORTH POLE, and uses NORTH POLE as a mere shell, instrumentality or conduit for his individual business. BROWN is the only party who negotiated the terms of the contract on behalf of NORTH POLE, and BROWN signed the agreement ostensibly on behalf of NORTH POLE. There is such a unity of interest between BROWN and NORTH POLE that the individuality, or separateness, of the two has ceased; the facts are such that an adherent to the fiction of the separate existence of the corporation would sanction a fraud or promote injustice.
- 6. Plaintiff is ignorant of the true names and capacities of Defendants sued as DOES 1 through 100, inclusive, and therefore sues these Defendants by these fictitious names. Plaintiff will amend this Complaint to allege their true names and capacities when they have been ascertained. Plaintiff is informed and believes and thereon alleges that each of the fictitiously named Defendants is in breach of some contract or is tortiously or otherwise legally responsible in some manner for the occurrences alleged in this complaint and for Plaintiff's damages. Plaintiff is informed and believes and thereon alleges that, at all relevant times, each of the Defendants, including Does 1 through 100, inclusive, was the agent or employee of each of the remaining Defendants and, in doing the things alleged, was acting within the scope of that agency or employment.

2

3

4 5

6 7

8

10

11 12

13

15

16 17

18

19

20

21 22

23

24

25

26

27 28

## FACTUAL BACKGROUND

- HVL is the registered owner and host of certain related domains on the internet 7. (collectively "the Website"). As such, HVL has the exclusive right to own and operate the Website.
- HVL and NORTH POLE entered into a written Memorandum of Agreement (the 8. "Agreement") on or about July 23, 2002, under which HVL was to design, develop, and market the Website, and NORTH POLE was to provide original content for the Website, "such as text, photographs, images, audio sequences, video sequences and musical recordings . . . . " A true and correct copy of the Agreement is attached to this Complaint as Exhibit A and is incorporated herein by reference. The Agreement was for a twelve-month term, which was automatically renewed for another twelve months every year unless a party gave three months' notice of the intent not to renew.
- 9. Under the terms of the Agreement, HVL was granted a nonexclusive lifetime license to, among other things, use and incorporate into the Website the content provided by NORTH POLE.
- 10. Under the terms of the Agreement, HVL is permitted to utilize in perpetuity any content provided to it by NORTH POLE, even if the Agreement is terminated.
- Under the terms of the Agreement, the parties agreed to share the net profits 11. generated by the Website and the reselling of content.
- 12. Under the terms of the Agreement, NORTH POLE was obligated to supply and deliver the necessary content to HVL for use in the Website. Ever since the date of the Agreement, the parties have engaged in a course of performance whereby NORTH POLE would deliver to HVL content on demand, and in sufficient amounts to maintain the Website as a viable commercial enterprise.
- 13. Under the terms of the Agreement, NORTH POLE specifically warranted and represented that all content provided to HVL would "comply with all applicable laws, regulations, treaties and restrictions." This included providing HVL with records in compliance with Title 18, section 2257 of the United States Code ("2257 Records").

1	
2	
3	

6 7

5

8

10 11

12 13

14

15 16

17 18

19

2021

22

23

24

26

25

27 28

Waller Lansden

14. Pursuant to section 2257, every producer of sexually explicit material, including NORTH POLE, is required to "create and maintain individually identifiable records pertaining to every performer portrayed in such a visual depiction." 18 U.S.C. § 2257(a); see also 28 C.F.R. Part 75 et seq. These record keeping laws apply to the content produced by NORTH POLE, and are necessary for HVL to make use of the content provided to it by NORTH POLE under the Agreement. Defendants have explicitly acknowledged that they are aware of these laws and regulations.

## **DEFENDANTS' BREACHES**

- 15. On or about December 16, 2005, Defendants purported to terminate the Agreement. Under the terms of the Agreement, the contract remained in effect until July 23, 2006.
- 16. Defendants ceased providing content to HVL before the termination of the Agreement.
- 17. Defendants have willfully refused to keep and provide HVL with compliant 2257 Records, thus precluding HVL from using content already provided to them by Defendants under the Agreement.
- 18. Defendants have demanded transfer of the Website to Defendants, despite the fact that HVL is the rightful owner of the Website, and have even sought and obtained a TRO to have the Website transferred to Defendants.

#### FIRST CAUSE OF ACTION

## [Breach of Contract - against all Defendants]

- 19. HVL hereby re-alleges Paragraphs 1 through 18 above and incorporates by reference the allegations contained in said paragraphs as though fully set forth here.
- 20. Plaintiff HVL has performed all conditions, covenants and promises required to be performed on its part in accordance with the terms and conditions of the Agreement, except those terms and conditions that were excused, waived or were otherwise unenforceable, or those for which performance has been prevented by the acts and/or omissions of Defendants.

8

9

10 11

12

13

15 16

17

19

18

20 21

22 23

24 25

26

27

28

Waller Lansden Krich & Davis, LLP

- 21. Defendants have breached the Agreement by, among other things:
- Failing to provide content to HVL; and
- Willfully refusing to keep and provide to HVL the 2257 Records necessary to permit HVL to continue to use content already provided by NORTH POLE.
- As a result of Defendants' breaches, Plaintiff has suffered, among other things, 22. damages in an amount subject to proof at trial, including but not limited to lost profits and harm to the goodwill and reputation of Plaintiff and associated with the Website.

## SECOND CAUSE OF ACTION

## [Intentional Interference With Contract – against all Defendants]

- 23. HVL hereby re-alleges Paragraphs 1 through 22 above and incorporates by reference the allegations contained in said paragraphs as though fully set forth here.
- Defendants, NORTH POLE and BROWN, are familiar with the business 24. dealings of HVL, and have knowledge of HVL's existing contracts and business relationships with customers of the Website, third-party webmasters, and online payment processors, including but not limited to, CCBill, LLC, and Paycom, LLC.
- Despite knowing of these contracts and existing business relationships, 25. Defendants, and each of them, intentionally interfered with those contracts and business relationships by: failing to provide content to HVL; willfully refusing to keep and provide to HVL the 2257 Records necessary to permit HVL to continue to use of content already provided by Defendants; and making demands of HVL in violation of these contracts, thereby causing permanent harm to HVL and to the Website.
- Defendants are long-time members of the adult entertainment industry, and have 26. extensive knowledge of the laws and business practices of the industry. Defendant BROWN was also formerly a Director and or Officer of HVL, and even helped negotiate the contracts with one or more of these third parties. Defendants are therefore well aware of the consequences that the actions alleged herein would have on HVL and its contractual

3

5

7 8

9 10

11

12

1314

15

16 17

18

19 20

21

2223

24

2526

27

٠...

relationships with third parties, and intentionally acted with conscious disregard of HVL's rights.

- 27. As a direct result of Defendants' actions and omissions, Plaintiff has suffered, among other things, damages in an amount subject to proof at trial, including but not limited to lost profits and harm to the goodwill and reputation of Plaintiff and associated with the Website.
- 28. Defendants NORTH POLE and BROWN, having knowledge of HVL's contractual obligations, and without justification or privilege, acted with fraud, malice or oppression, and therefore, Plaintiff is entitled to an award of exemplary and punitive damages against Defendants, and each of them, in an amount according to proof.

## THIRD CAUSE OF ACTION

# [Intentional Interference With Prospective

## Business Advantage – against all Defendants]

- 29. HVL hereby re-alleges Paragraphs 1 through 28 above and incorporates by reference the allegations contained in said paragraphs as though fully set forth here.
- 30. Defendants, NORTH POLE and BROWN, are familiar with the business dealings of HVL, and have direct knowledge of HVL's existing contracts and business relationships with customers of the Website, third-party webmasters, and online payment processors, including but not limited to, CCBill, LLC, and Paycom, LLC.
- 31. Despite knowing of these ongoing business relationships, Defendants, and each of them, intentionally interfered with Plaintiff's prospective business advantage from the customers of the Website and third-party webmasters by: failing to provide content to HVL; willfully refusing to keep and provide to HVL the 2257 Records necessary to permit HVL to continue to use of content already provided by Defendants; and making demands of HVL harmful to these ongoing relationships, thereby causing permanent harm to HVL and to the Website.

つ
4
3

4

5

7

9

8

11

10

13

12

14 15

16

17

18

19 20

21

22

2324

25

2627

28

Waller Lanaden ortch & Davis, LLP

- 32. Defendants are long-time members of the adult entertainment industry, and have extensive knowledge of the laws and business practices of the industry. Defendant BROWN was also formerly a Director and or Officer of HVL, and even helped negotiate the contracts with one or more of these third parties. Defendants are therefore well aware of the consequences that the actions alleged herein would have on HVL and its contractual relationships with third parties, and intentionally acted with conscious disregard of HVL's rights.
- 33. As a direct result of Defendants' actions and omissions, Plaintiff has suffered, among other things, damages in an amount subject to proof at trial, including but not limited to lost profits and harm to the goodwill and reputation of Plaintiff and associated with the Website.
- 34. Defendants NORTH POLE and BROWN, having knowledge of HVL's existing contracts and business relationships, and without justification or privilege, acted with fraud, malice or oppression, and therefore, Plaintiff is entitled to an award of exemplary and punitive damages against Defendants, and each of them, in an amount according to proof.

#### FOURTH CAUSE OF ACTION

## [Negligent Interference With Prospective Business Advantage – against all Defendants]

- 35. HVL hereby re-alleges Paragraphs 1 through 34 above and incorporates by reference the allegations contained in said paragraphs as though fully set forth here.
- 36. By failing to provide content to HVL; refusing to keep or provide to HVL the documentation necessary to permit HVL to continue to use of content already provided by Defendants; and making demands of HVL harmful to its relationships with customers and other webmasters, Defendants, and each of them, negligently interfered with Plaintiff's existing business relationships with customers of the Website, third party webmasters, and online payment processors, including but not limited to, CCBill, LLC, and Paycom, LLC.

2	
3	

4

6

5

7 8

9

10 11

12 13

14 15

16 17

18

19

2021

22 23

25

24

2627

28

Waller Lansden Portch & Davis, LLP 37. As a direct result of Defendants' actions and omissions, Plaintiff has suffered, among other things, damages in an amount subject to proof at trial, including but not limited to lost profits and harm to the goodwill and reputation of Plaintiff and associated with the Website.

## FIFTH CAUSE OF ACTION

## [Breach of the Implied Covenant of

## Good Faith and Fair Dealing - against all Defendants

- 38. HVL hereby re-alleges Paragraphs 1 through 37 above and incorporates by reference the allegations contained in said paragraphs as though fully set forth here.
- 39. Implied in the Agreement is Defendants' obligation to act fairly and in good faith with HVL so as not to deprive HVL of the fruits of the Agreement.
- 40. Defendants breached their obligation to act fairly and in good faith toward HVL by failing to provide content to HVL and refusing to provide to HVL the documentation necessary to permit HVL to continue to use content already provided by NORTH POLE.
- 41. As a direct result of Defendants' actions and omissions, Plaintiff has suffered, among other things, damages in an amount subject to proof at trial, including but not limited to lost profits and harm to the goodwill and reputation of Plaintiff and associated with the Website.

#### SIXTH CAUSE OF ACTION

## [Declaratory Relief - against all Defendants]

- 42. HVL hereby re-alleges Paragraphs 1 through 41 above and incorporates by reference the allegations contained in said paragraphs as though fully set forth here.
- 43. An actual controversy has arisen regarding: (a) the rightful ownership of and the right to use the Website; (b) the amount of content required to be provided by Defendants under the Agreement; and (c) the obligation of Defendants to provide adequate documentation to permit Plaintiff to utilize the content provided by Defendants.

7
-

3

**4** 5

6

7 8

9

10 11

12

13 14

15 16

17

18

19 20

21

22 23

24 25

26

27 28

Waller Lansdan Jortch & Davie, LLP

- 44. By reason of the foregoing controversy, Plaintiff respectfully requests that the Court make a judicial determination that:
  - a. Plaintiff may continue to use and enjoy the Website without interference of any type by the Defendants;
  - Defendants are required to provide a certain level of content to HVL, as
     established by previous conduct and custom of the parties, for the rest of the term
     of the Agreement; and
  - c. Defendants are obligated to provide adequate documentation to permit Plaintiff to utilize the content provided by Defendants.
- 45. Plaintiff is informed and believe, and on that basis alleges, that Defendants have taken a contrary position and have acted in a manner such that they assert that they have a right to ownership and use of the Website; do not have the obligation to provide content to HVL; and are not obligated to provide adequate documentation to permit Plaintiff to utilize the content provided by Defendants.
- 46. A judicial determination is necessary at this time in order for Plaintiff to resolve and settle their dispute with Defendants, as Plaintiff has no other prompt and expeditious remedy to protect Plaintiff's business and the Website.

#### SEVENTH CAUSE OF ACTION

#### [Injunctive Relief]

- 47. HVL hereby re-alleges Paragraphs 1 through 46 above and incorporates by reference the allegations contained in said paragraphs as though fully set forth here.
- 48. Under the terms of the Agreement, NORTH POLE specifically warranted and represented that all content provided to HVL would "comply with all applicable laws, regulations, treaties and restrictions." This includes the section 2257 Record-keeping laws.
- 49. As herein alleged above, Defendants NORTH POLE and BROWN have failed and willfully refused to keep and provide HVL with 2257 Records for content provided to HVL by Defendants.

2
_

- 50. As herein alleged above, Defendants are maliciously withholding such records from HVL. Defendants have made it clear that they intend to persist in this conduct.
- 51. Defendants' wrongful conduct, unless and until restrained and enjoined by order of this Court, will cause great and irreparable harm to HVL.
- 52. HVL has no adequate remedy at law for the injuries threatened by Defendants' conduct as it will be impossible for HVL to determine the precise amount of monetary damages sufficient to compensate it for Defendants' attempt to thwart their obligation under the terms of the Agreement.

## PRAYER FOR RELIEF

WHEREFORE, Plaintiff prays for judgment against Defendants, and each of them, as follows:

- 1. For general and compensatory damages according to proof, including lost profits and harm to goodwill;
  - 2. For exemplary and punitive damages according to proof;
- 3. For interest at the rate of ten percent (10%) per annum, or the highest amount permitted by law, on any amounts due from Defendants to Plaintiff;
- 4. For a judicial declaration that Plaintiff may continue to use and enjoy the Website without interference of any type by the Defendants;
- 5. For a judicial declaration that Defendants are required to provide a certain level of content to HVL, as established by previous conduct and custom of the parties, for the rest of the term of the Agreement.
- 6. For a judicial declaration that Defendants are obligated to provide adequate documentation to permit Plaintiff to utilize the content provided by Defendants.
- 7. For a judicial declaration that Plaintiff has a lifetime license to commercially exploit and otherwise use the content provided by Defendants, pursuant to the terms of the Agreement.

7027627.4

			•
1	l 8.	For injunctive	e relief, ordering Defendants' to provide HVL with proper 2257
2	Records fo		provided by NORTH POLE.
3	9.	For costs and	interest as allowed by law; and
2	10.	For such furth	er and other relief as the Court may deem proper.
5			
$\epsilon$	Dated: Au	igust 11, 2006	Respectfully submitted
7	,		WALLER LANSDEN DORTCH & DAVIS, LLP
8			
9			By:
10			Raymond F. Hane III
11			Attorneys for Plaintiff HVL Cyberweb Solutions, Inc.
12			
13			
14			
15			
16 17			
18			
19			
20			
21			
22			
23			
24			
25			
26			
27			
28			
Waller Lanaden Jorten & Davis, LLP		<u> </u>	-11-
	7027627 4	PLA	INTIFF HVL'S FIRST AMENDED COMPLAINT

	PROOF OF SERVICE
:	
,	STATE OF CALIFORNIA )
4	COUNTY OF LOS ANGELES ss.:
<u>:</u>	
(	I am employed in the County of Los Angeles, State of California. I am over the age of 18 and not a party to the within action. My business address is 520 S. Grand Avenue, Suite 800, Los Angeles, California 90071.
7	On August 11, 2006, I served on the interested parties in said action the within:
{	PLAINTIFF HVL'S FIRST AMENDED COMPLAINT
9 10	by placing true copies thereof in a sealed envelope(s) addressed as stated below.
11	Vip Bhola Richard M. Foster
12	Law Offices of Vip Bhola  5429 Cahuenga Blvd.  North Hollywood, CA 91601  Law Offices of Richard M. Foster  5429 Cahuenga Blvd.  North Hollywood, CA 91601
13	4-1 (010) 700 1700
14	fax (818) 508-1529 tel (818) 508-1529 fax (818) 508-1529
15	Attorney for Defendant Alden Brown Attorney for Defendant
16	North Pole Enterprises, Inc.
17	(MAIL) I am readily familiar with this firm's practice of collection and processing
18	postal service on that same day in the ordinary course of business. I am aware that on
19	motion of party served, service is presumed invalid if postal cancellation date or postage meter date is more than 1 day after date of deposit for mailing in affidavit.
20	I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct.
21	Executed on August 11, 2006, at Los Angeles, California.
22	
23	Rosie A. Ortiz (Type or print name) (Signature)
24	(Type or print name) (Signature)
25	
26	
27	
28	
Wallor Lanaden Jorton & Davis, LLP	PLAINTIFF HVL'S FIRST AMENDED COMPLAINT
	027627.4 EARTH P HVL S FIRST AMENDED COMPLAINT

# **EXHIBIT C**

## SU JONS (CITACION JUDICIAL)

CROSS-DEFENDANT: NOTICE TO DEFENDANT: (AVISO AL DEMANDADO):

HVL CYBERWEB SOLUTIONS, INC., A Canadian corporation; and ROES 1 THROUGH 100

YOU ARE BEING SUED BY PKANNTYPEX CROSS-COMPLAINANTS (LO ESTA DEMANDANDO EL DEMANDANTE):

RIOR COURT OF CALIFORNIA COUNTY OF ORANGE WEST JUSTICE CENTER JUL 27 2006 ALAN SLATER, Clerk of the Court

FOR COURT USE ONLY (SOLO PARA USO DE LA CORTE)

ALDEN BROWN; NORTH POLE ENTERPRISES, INC.

You have 30 CALENDAR DAYS after this summons and legal papers are served on you to file a written response at this court and have a copy served on the plaintiff. A letter or phone call will not protect you. Your written response must be in proper legal form if you want the court to hear your case. There may be a court form that you can use for your response. You can find these court forms and more information at the California Courts Online Self-Help Center (www.courtinfo.ca.gov/selfhelp), your county law library, or the courthouse nearest you. If you cannot pay the filing fee, ask the court clerk for a fee waiver form. If you do not file your response on time, you may lose the case by default, and your wages, money, and property may be taken without further warning from the court.

There are other legal requirements. You may want to call an attorney right away. If you do not know an attorney, you may want to call an attorney referral service. If you cannot afford an attorney, you may be eligible for free legal services from a nonprofit legal services program. You can locate these nonprofit groups at the California Legal Services Web site (www.lawhelpcalifornia.org), the California Courts Online Self-Help Center (www.courtinfo.ca.gov/selfhelp), or by contacting your local court or county bar association.

Tiene 30 DÍAS DE CALENDARIO después de que le entreguen esta citación y papeles legales para presentar una respuesta por escrito en esta corte y hacer que se entregue una copia al demandante. Una carta o una llamada telefónica no lo protegen. Su respuesta por escrito tiene que estar en formato legal correcto si desea que procesen su caso en la corte. Es posible que haya un formulario que usted pueda usar para su respuesta. Puede encontrar estos formularios de la corte y más información en el Centro de Ayuda de las Cortes de California (www.courtinfo.ca.gov/selfhelp/espanol/), en la biblioteca de leyes de su condado o en la corte que le quede más cerca. Si no puede pagar la cuota de presentación, pida al secretario de la corte que le dé un formulario de exención de pago de cuotas. Si no presenta su respuesta a tiempo, puede perder el caso por incumplimiento y la corte le podrá quitar su sueldo, dinero y bienes sin más advertencia.

Hay otros requisitos legales. Es recomendable que llame a un abogado inmediatamente. Si no conoce a un abogado, puede llamar a un servicio de remisión a abogados. Si no puede pagar a un abogado, es posible que cumpla con los requisitos para obtener servicios legales gratuitos de un programa de servicios legales sin fines de lucro. Puede encontrar estos grupos sin fines de lucro en el sitio web de California Legal Services, (www.lawhelpcalifornia.org), en el Centro de Ayuda de las Cortes de California, (www.courtinfo.ca.gov/selfhelp/espanol/) o poniéndose en contacto con la corte o el colegio de abogados locales.

The name and address of the court is: (El nombre y dirección de la corte es):

CASE NUMBER: 06CC04997 (Número del Caso):

ORANGE COUNTY SUPERIOR COURT, WEST JUSTICEMCENTER 8141 13th Street Wsetminster, CA 92683-4593

The name, address, and telephone number of plaintiff's attorney, or plaintiff without an attorney, is: (El nombre, la dirección y el número de teléfono del abogado del demandante, o del demandante que no tiene abogado, es):

by personal delivery on (date):

Richard M. Foster SBN 93909- T:818-508-1500 VIP BHOLA, SBN 183980 Law Offices of Richard Foster

Law Offices VIP BHOLA

91601

5429 Cahuenga Blvd.

5429 Cahuenga, N HOllywood, CA

(specify):

.egal

Solutions La Plus

91601-2918 Thellywood,

ALAN SLATER lerk, by (Secretario) DONNA HONOMICHL

, Deputy (Adjunto)

(For proof of service of this summons, use Proof of Service of Summons (form POS-010).)

(Para prueba de entrega de esta citatión use el formulario Proof of Service of Summons, (POS-010)).

[SEAL]	NOTICE TO THE PERSON SERVED: You are served  1 as an individual defendant. 2 as the person sued under the fictitious name of
	3. on behalf of (specify):
	under: CCP 416.10 (corporation)  CCP 416.20 (defunct corporation)  CCP 416.40 (association or partnership other (specify):

CCP 416.60 (minor)

CCP 416.70 (conservatee)

CCP 416.90 (authorized person)

Page 1 of 1

4

Cross-Complainants, ALDEN BROWN; NORTH POLE ENTERPRISES, INC., complain and allege as follows:

#### FIRST CAUSE OF ACTION

#### FOR BREACH OF CONTRACT

- 1. The true names and capacities, whether individual, corporate, associate or otherwise, of Cross-Defendants, ROES 1 through 100, inclusive, including each and every number between 1 and 100, and each of them, are unknown to Cross-Complainants who therefore sue said Cross-Defendants by such fictitious names. Cross-Complainants will seek leave of Court to amend this Cross-Complaint to show their true identities when the same have been ascertained.
- 2. Cross-Complainants is informed and believes, and upon such information and belief allege, that at all times mentioned herein, ROE Cross-Defendants were and now are individuals, corporations, partnerships, trusts and/or other business styled entities duly organized and existing under and by virtue of the laws of one of the states and were authorized to do, and did do, business within the State of California.
- 3. Cross-Defendant, HVL CYBERWEB SOLUTIONS, INC. (Hereinafter, "HVL") is a Canadian Corporation.
- 4. HVL operates several adult entertainment web sites. On July 23, 2002, HVL entered into a written MEMORANDUM OF AGREEMENT, Exhibit "A" (Hereinafter, "the Agreement") with Cross-Complainant, NORTH POLE ENTERPRISES, INC., a Florida Corporation (Hereinafter, "North Pole") authorized to do business in the State of California. The Agreement indicated that HVL was to be responsible for the design and development of the "PETER NORTH" (www.peternorth.com) web site and other related sites. North Pole Enter was to provide content for the website.
- 5. The Agreement was for a twelve-month term, which was automatically renewed for another twelve months every year unless a party gave three months' notice of the intent not to renew, ¶ 7.00 of the Agreement. On or about December 16, 2005, Cross-Complainant, North Pole, gave the required three months' notice of

24

25

26

27

28

- termination (and, indeed, gave 7 months instead of 3 months).
- Under the terms of the Agreement, ¶3.02, HVL and North Pole shall share in the net profits generated by the pay sites and the reselling to webmasters of the web contents. The net profits generated from pay sites shall be divided 30% to HVL and 70% to North Pole, and net profits generated from re-selling to webmasters shall be divided
- Upon termination of the Agreement, HVL agreed to pay immediately to North Pole any amount which is owed, ¶ 8.02(b) of the Agreement.
- HVL failed to pay to North Pole the money owed to North Pole on a monthly basis. Under the terms of the Agreement, ¶ 3.02, HVL and North Pole were to share in the net profits generated by the pay sites and the reselling to webmasters of the web contents. However, Plaintiff paid themselves hundreds of thousands of dollars from February, 2006 through July 2006, and paid Cross-Complainant nothing. After learning that North Pole was going into court seeking a TRO that Plaintiff made a partial payment and has provided no proper accounting nor calculation for the entire contract period, reflecting sums received, number of paying subscribers, etc.
- On several occasions, Defendants/Cross-Complainants have requested that these domain names be transferred to them, however, the demands were not responded to by Cross-Defendant. The latest correspondence between the parties was a letter sent
- Several previous letters were sent back and forth between the parties, attempting to resolve this matter.
- Cross-Complainants has fully performed all acts, services, and conditions required 11. by the agreement to be performed on its parts.
- 12. Despite Cross-Complainants' performance of all of the conditions to be performed by it in the manner and form demanded and agreed to by Cross-Defendants and pursuant to the terms and conditions of the agreements, Cross-Defendants, and each of them, with the knowledge, consent, approval, support and ratification of each and

every other Cross-Defendants, breached the terms, conditions and covenants contained therein by (1) failing to cease the use of Cross-Complainants' domain names, (2) failing to return the domain names, web sites and other related property to Cross-Complainants, (3) failing to pay Cross-Complainants for their share of profits as indicated in the agreement, (4) intentionally or negligently interfering with Cross-Complainants' prospective economic advantage and contracts with their fan base, other suppliers, web masters, and NetFame Solutions, Inc, (5) maliciously and intentionally trying to unfairly compete with Cross-Complainant in bad faith, (6) intentionally and maliciously trying to destroy Cross-Complainants' name, reputation, web presences, fan base and credibility in the adult entertainment industry.

13. As a direct and proximate result of the intentional, negligent, careless and unlawful conduct of these Cross-Defendants, and each of them, as above-described, Cross-Complainants have suffered and continue to suffer extensive pecuniary loss and harm, legal fees and costs, accounting fees and costs, loss of earning capacity, loss of reputation, loss of credibility, loss of customers, loss of fan base, loss of members, loss of interest, loss of business, loss of goodwill, loss of revenue, loss of future revenue, loss of future business, and other related financial and emotional distress and harm in an amount which is currently unknown to Cross-Complainants.

## **SECOND CAUSE OF ACTION**

## FOR BREACH OF THE COVENANT OF GOOD FAITH AND FAIR DEALING

- 14. Cross-Complainants refer to paragraphs 1 through 13 above and, by such reference, incorporates them herein the same as though set forth in full.
- 15. The agreement breached by Cross-Defendants, Exhibit "A" contained an implied covenant of good faith and fair dealing. Also, under the applicable sections of the UCC, Cross-Defendants owed Cross-Complainants a duty of good faith and fair dealing. This is also the custom and practice in the adult entertainment internet

business. As a result of the relationships of the parties, Cross-Defendants owed Cross-Complainants a duty of good faith and fair dealing not to utilize in any way the confidential information, domain names, web information, fan base, membership information and contents that it had obtained from Cross-Complainants.

- 16. Cross-Defendants breached their duty of good faith and fair dealing and violated the covenant to deal fairly and in good faith with Cross-Complainants by doing the acts alleged herein. Cross-Complainants, at all times, performed their duties and obligations in good faith under the agreement referenced above.
- 17. As a direct and proximate result of the above breaches by Cross-Defendants, Cross-Complainants has suffered substantial damages. Each of the above acts by Cross-Defendants was accomplished with a conscious disregard and total indifference for the rights of Cross-Complainants and the consequential injuries and damages certain to be suffered by Cross-Complainants, and which were indeed suffered as herein described as a result of the wrongful conduct of Cross-Defendants.

## THIRD CAUSE OF ACTION FOR MISAPPROPRIATION OF TRADE SECRETS VIOLATION OF CALIFORNIA UNIFORM TRADE SECRETS ACT (Cal. Civ. Code Sec. 3426)

18. Cross-Complainants refer to paragraphs 1 through 17 above and, by such reference, incorporates them herein the same as though set forth in full.

23

Cross-Defendants. Due to his reputation in the adult film industry, Cross-Complainant's web site, www.peternorth.com, averaged 30 to 60 new members per

25

day at the outset because the brand PeterNorth had been developed over a period of

Cross-Complainants had a successful DVD and video business prior to dealing with

26

27

28

years.

20. Cross-Complainants have sold hundreds of thousands of physical DVDs and videos. many of which bear the watermark of my website, www.peternorth.com, and thus

- promote that brand and website. Cross-Complainants estimate that they have sold between 150,000 to 400,000 DVDs and videos.
- 21. Cross-Complainants have several new projects and promotions that are in jeopardy and may be revisited and/or stopped due to the wrongful conduct of Cross-Defendants. Cross-Complainant, Peter North was supposed to start endorsing a new Natural Product with his new partner (NetFame Solutions Inc Gamma), but it is part of a global deal that also includes promoting it along with <a href="https://www.peternorth.com">www.peternorth.com</a>.
- 22. Since the agreement is terminated, Cross-Complainants are no longer legally obligated to provide HVL with the new content that is produced. The members of PeterNorth.com who pay monthly fees for their subscription service will not like this disruption and Peter North's reputation will be irreparably harmed.
- 23. For over 22 years, Peter North has built his name, reputation, brand, etc. However, The Plaintiff/Cross-Defendant is stealing Cross-Complainant's identity, is engaged in commercial appropriation, and is preventing Peter North Enterprises, the owner, from using his own name and brand, as Plaintiff has redirected internet traffic from <a href="https://www.peternorth.com">www.peternorth.com</a> to Cross-Defendant's own unauthorized website again misappropriating Peter North's name. As a result, Peter North's name will lose credibility with his fans and the webmasters in the adult industry on the Internet that promote his sites.
- 24. HVL's decision to breach the contract and refusal to pay Cross-Complainants their fair share, Cross-Complainants are losing more money on a daily basis.
- 25. The loss of income and opportunity has caused Cross-Complainant, Peter North severe emotional distress as well as financial and other practical difficulties.
- 26. Besides <u>www.peternorth.com</u>, Cross-Defendants also have control over the following domain names that are the rightful property of Cross-Complainants:
- www.peterscumhots.com, www.peterscumshot.com, www.peterscumshot.com, www.peterscumshots.ca, www.peternorth.com, www.peterscumshot.com, www.peterscumshot.com, www.peterscumshot.com, www.peterscumshot.com, www.peterscumshot.com,

www.peterscumshot.com, www.peterscumshots.ca, www.peternorthxxx.com, www.peternorthPOV.com www.peternorth.ca www.clubpeternorth.com and others that may not have been ascertained at this time.

The above domain names are currently operated or controlled by HVL, using Cross-Complainants' content.

- 27. Domain names, web site contents, identity of models, stars, members, pricing and all the related business property belong to Cross-Complainants and are being misappropriated by Cross-Defendants without compensation to Cross-Complainants. Cross-Complainants's customers, fans, members' lists, pricing, are all trade secrets and any information about Cross-Complainants' customers was proprietary, confidential, and trade secrets.
- 28. At the time that Cross-Defendants took the actions set forth herein, each of the Cross-Defendants knew and understood that Cross-Complainants' customers and all information concerning Cross-Complainants' customers were confidential and trade secrets. All of the actions referred to above and hereinafter were and are done with the specific intention of damaging Cross-Complainants financially and emotionally and to financially benefit each of the Cross-Defendants.
- 29. In furtherance of this common plan and scheme, Cross-Defendants, and each of them, refuse to relinquish control over the domain names, web sites, membership information, fan base and other proprietary and confidential information of Cross-Complainants. Also, Cross-Defendants refused to pay Cross-Complainants their fair share as agreed in the contract, nor provide a proper accounting for sums due.
- 30. Even more egregious is that Cross-Defendant has utilized confidential information and/or trade secrets which had been entrusted to Cross-Defendants by Cross Complainant and others for the financial benefit of Cross-Defendants and to the financial detriment of Cross-Complainant and others.
- 31. Cross-Defendant continuing use of trade secrets of Cross-Complainants through improper and illegal means as discussed supra is illegal and is in violation of

CROSS COMPLAINT

Complainants has suffered substantial damages.

- 46. Cross-Defendant, HVL is a direct competitor of NetFame Solutions, Inc.-Gamma. Both are Canadian companies who are in the same business, the adult internet marketing business. HVL refuses to allow Peter North to terminate/not renew the contract despite the fact that he gave them proper notice as required under the agreement. Instead of accepting the consequences of a non-renewed/canceled contract, they insist on destroying his name, business, credibility and image by engaging in illegal, unethical and vindictive practices designed to force him into signing up again with HVL despite the fact that HVL knows that he has already signed up with their competitor, NetFame Solutions, Inc.-Gamma. These vindictive and destructive tactics constitute unfair business practices, unfair competition and are prohibited under California law.
- 47. Cross-Defendant has committed acts of unfair competition and unfair business practices as defined by *California Business and Professions Code* §§ 17000, 17200, et seq.
- 48. By virtue of the acts and omissions of Cross-Defendants, they have engaged in unfair competition within the meaning of *California Business and Professions Code* § 17000, 17200, et seq, thereby entitling Cross-Complainants to restitutionary relief as provided by *California Business and Professions Code* §17203.
- 49. The aforementioned acts of Cross-Defendant were willful, oppressive and malicious, in that Cross-Defendant unfairly competed with Cross-Complainants with the deliberate intent to injure Cross-Complainants' business, reputation, credibility and presence on the internet. Cross-Complainants are therefore entitled to payment of damages in a sum sufficient to punish Cross-Defendants and to set an example and deter such conduct in the future.

# SIXTH CAUSE OF ACTION FOR INTENTIONAL INTERFERENCE WITH PROSPECTIVE ECONOMIC ADVANTAGE

3

4

51.

5 6

7

8 9

11

10

13

12

14 15

16

17

18

19

2021

22

23

24

2526

27

28

50. Cross-Complainants refer to paragraphs 1 through 49 above and, by such reference, incorporates them herein the same as though set forth in full.

- Cross-Complainants had a viable adult entertainment business before contracting with HVL. With a conscious disregard for the rights of Cross-Complainants, and in conscious disregard of Cross-Complainants's business interest and prospective economic advantage, Cross-Defendants intentionally interfered with Cross-Complainants' business affairs and economic advantage by engaging in a common plan and scheme to defeat Cross-Complainants' rights in and to their business by, among other things, (1) refusing to give control of www.peternorth.com, a domain name that Cross-Complainant had prior to dealing with Cross-Defendants, (2) refusing to give up control of other domain names that belong to Cross-Complainants and are related to Peter North's image, movies and identity, (3) refusing to pay Cross-Complainants' their fair share of profits as agreed upon in the agreement, Exhibit "A", (4) refusing to honor the contract's termination clause, (5) interfering with Cross-Complainants' contract with NetFame Web Solutions, Inc despite the fact that ample notice was given to them that Cross-Complainant has cancelled the agreement with them and has entered into contract with NetFame Web Solutions, Inc., (6) interfering with Cross-Complainants' prospective economic advantage related to the sale of videos, DVDs and other products associated with the PeterNorth brand name, (7) interfering with Cross-Complainants' relationship and contracts with their web members, fans, and other third-party web masters, (8) exerting financial pressure on Cross-Complainants by instituting a frivolous action against them and withholding their money under the contract to force them to sign another contract with HVL and breaching their contract with NetFame.
- 52. Cross-Defendants had no legitimate business purpose in doing the aforementioned acts other than to do harm to Cross-Complainants and to financially and emotionally injure Cross-Complainants and for the financial benefit of Cross-Defendants.

]

23

24

25

26

27

28

When Cross-Defendants undertook these actions, Cross-Defendants knew, or should 53. have known, that their actions were wrongful and in violation of Cross-Complainants's rights and that Cross-Defendants were (1) breaching the contract, (2) breaching the covenant of good faith and fair dealing, (3) misappropriating trade secrets and misusing confidential information that had been imparted to Cross-Defendants by Cross-Complainants in confidence, (4) interfering with contracts and prospective business advantage of Cross-Complainants.

In doing the things set forth herein, Cross-Defendants' actions were specifically designed to cause Cross-Complainants financial and emotional injury, to otherwise hurt, intimidate and do harm to Cross-Complainants and to destroy Cross-Complainants' business, name, credibility and earning capacity.

#### SEVENTH CAUSE OF ACTION

### FOR NEGLIGENT INTERFERENCE WITH PROSPECTIVE ECONOMIC ADVANTAGE

Cross-Complainants refer to paragraphs 50 through 54 above, with the exception of any intentional conduct alleged and with the exception of punitive or exemplary damages alleged, and, by such reference, incorporates them herein the same as

Cross-Defendants negligently did those things alleged above and herein.

### **EIGHTH CAUSE OF ACTION**

- Cross-Complainants refer to paragraphs 1 through 13 above and incorporate them
- The extent of receipts, billings and operations are within the exclusive possession and control of the Cross-Defendants herein, who have failed and refused to provide an accounting of all such profits. A fiduciary relationship exists between the Cross-Complainants and Cross-Defendants because the Cross-Defendants receive and hold all moneys generated pursuant to the contract at issue in this lawsuit, subject to

8

5

10

13 14

15 16

17

18 19

20

21

22

24

23

25

26

27 28 payment of Cross-Complainants' fair share of same by the Cross-Defendants.

- 59. Cross-Complainants demanded that Cross-Defendants provide a proper and complete accounting for all net profits generated by the pay sites and the reselling to webmasters of the web contents. However, Cross-Defendants and each of them have failed and refused to provide a proper and complete accounting so that the Cross-Complainant's fair share of the net profits can be determined, and have failed and refused to pay Cross-Complainant its fair share of the net profits.
- Cross-Complainants refer to paragraphs 19 through 36 above and incorporate them 60. herein the same as though set forth in full.
- 61. Pursuant to paragraphs 26 and 27 herein above, the Cross-Defendants have, and continue to, misappropriate Cross-Complainants' domain names, web site contents, identity of models, stars, members, pricing and all related business property without compensation to Cross-Complainants. Cross-Defendants have used its business and contractual relationship with Cross-Complainant to gain access to said confidential and secret information from Cross-Complainant and continue to use such secret and confidential information without authorization and for their own pecuniary gain and without compensation to Cross-Complainants.
- 62. Pursuant to paragraph 30 herein above, the Cross-Defendants, and each of them, refuse to relinquish control over the domain names, web sites, membership information, fan base and other proprietary and confidential information of Cross-Complainants and refuse to pay Cross-Complainants their fair share as agreed in the contract.
- 63. Cross-complainants have demanded an accounting for the unauthorized use of their confidential and secret domain names, web site contents, identity of models, stars, members, pricing and all related business property by Cross-Defendants. The amount of loss cannot be determined without an accounting of receipts and billing for Cross-Defendants' operations involving the unauthorized use of Cross-Complainants' domain names, web sites, contents, identify of models, stars, members.

### ]

### 

### 

### 

# 

### 

#### 

#### 

#### 

### 

### 

### 

### 

### 

### 

### 

### 

# 

#### 

### 

## 

#### **NINTH CAUSE OF ACTION**

#### **PERMANENT INJUNCTION**

- 64. Cross-Complainants refer to paragraphs 1 through 55 of this cross-complaint and, by such reference, incorporate them herein the same as though set forth in full.
- 65. Defendants/Cross-Complainants' request permanent injunctive relief as a result of the instant breach occurred by Plaintiff/Cross-Defendant, HVL CYBERWEB SOLUTIONS, INC., a Canadian corporation to the contract between the parties, as follows:
  - (1) To enjoin Plaintiff/Cross-Defendant from using, marketing, promoting or claiming Cross-Complainants' domain names, <a href="www.peterscumhots.com">www.peterscumhots.com</a>, <a href="www.peterscumshot.com">www.peterscumshot.com</a>, <a href="www.peterscumshot.com">www.pet
  - (2) To immediately transfer the above domain names to Defendants/Cross-Complainants;
  - (3) To cease using Peter North's name or content in any capacity, including redirecting traffic to any other website, including clubpeternorth.com;
  - (4) To immediately provide an accounting and release all the money due under the Agreement, which has been withheld by Plaintiff/Cross-Defendant, since on or about February, 2006.
  - (5) To immediately transfer the pre-existing domain names www.peternorth.com and www.peternorthxxx.com to North Pole Enterprises.
- 66. It appears clear that the numerous breaches of Plaintiff/Cross-Defendant and the refusal to surrender the domain names and money as required under the contract, that Defendant/Cross-Complainant have no other adequate remedy but to apply for this relief requested from this Court.

WHEREFORE, Cross-Complainants prays for judgment against these Cross-Defendants, and each of them, as follows:

#### FIRST AND SECOND CAUSES OF ACTION

- 1. For general damages according to proof in an amount to be determined plus interest;
  - 2. For special damages according to proof;
- 3. For lost profits and lost business opportunities resulting from the misconduct Cross-Defendants, according to proof at trial;
  - 4. For costs of suit incurred herein;
  - 5. For pre-judgment interest according to law; and,
  - 6. For such other and further relief as the court may deem just and proper.

#### THIRD CAUSE OF ACTION

- 1. Restitution pursuant to the equitable powers of this Court, Cross-Complainants prays that Cross-Defendants be ordered to restore to Cross-Complainants all funds acquired by means of any act or practice declared by this Court to be unlawful, unethical or fraudulent or disgorge all profits made thereby;
- 2. For exemplary and punitive damages according to proof pursuant to California Civil Code § 3426.3(c);
- 3. For attorneys' fees awardable under law, including, but not limited to, those available pursuant to *California Code of Civil Procedure* § 1021.5 and *California Civil Code* § 3426.3(c);
  - 4. For costs of suit incurred herein;
  - 5. For pre-judgment interest according to law; and,
  - 6. For such other and further relief as the court may deem just and proper.

#### FOURTH AND SEVENTH CAUSES OF ACTION

23

24

25

26

27

28

	<b>,</b>
1	3. For attorneys' fees awardable under law, including, but not limited to, those
2	available pursuant to California Code of Civil Procedure § 1021.5.
3	
4	SIXTH CAUSE OF ACTION
5	1. For general damages according to proof;
6	2. For special damages according to proof;
7	3. For lost profits and lost business opportunities resulting from the misconduct
8	Cross-Defendant, according to proof at trial;
9	4. For costs of suit incurred herein;
10	5. For punitive damages,
11	6. For pre-judgment interest according to law; and,
12	7. For such other and further relief as the court may deem just and proper.
13	
14	FOR THE SEVENTH CAUSE OF ACTION
15	For general damages according to proof;
16	2. For special damages according to proof;
17	3. For lost profits and lost business opportunities resulting from the misconduct
18	Cross-Defendant, according to proof at trial;
19	4. For costs of suit incurred herein;
20	5. For pre-judgment interest according to law; and,
21	6. For such other and further relief as the court may deem just and proper.
22	
23	FOR THE EIGHTH CAUSE OF ACTION
24	1. For an accounting of all revenues resulting from the contract at issue in this
25	lawsuit;
26	2. For general damages according to proof in an amount to be determined plus
27	interest;
28	3. For special damages according to proof;
	4. For costs of suit incurred herein;

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

1		Ву:
2		RICHARD M. FOSTER, Attorneys for Cross-Defendant/Cross-Complainants, NORTH POLE ENTERPRISES, INC.
3		Complainants, NORTH POLE ENTERPRISES, INC.
4	DATED: July 26, 2006	DECDECTELL LV GUDAUTED
5	BITTED. 3419 20, 2000	RESPECTFULLY SUBMITTED, LAW OFFICE OF VIP BHOLA &
6		ASSOCIATES
7		Th.
8		By:
9		By: VIP BHOLA, Attorneys for Cross-Defendant/Cross-Complainants, ALDEN BROWN
10		
11		•
12		
13		
14		
15		
16		
17		
18		
19		
20		
21		
22		
23		
24		
25		
26		
27		
28		
- (		19

1	DEMAND FOR JURY TRIAL						
2	2						
3	Cross-Complainants, hereby demands a jury trial as provided by Section 631 of						
4	the California Code of Civil Procedure.						
5	5						
6		DECEDE CERTIFICATION (COMPA					
7	DATED: July 27, 2006	RESPECTFULLY SUBMITTED, LAW OFFICE OF RICHARD M. FOSTER					
8		By: Kuhand M. Jostey					
9	9	RICHARD M. FOSTER					
10	0	Attorneys for Cross-Defendant/Cross-Complainants, NORTH POLE					
11	1	ENTÊRPRISÉS, INC.					
12	- 11	RESPECTFULLY SUBMITTED, LAW OFFICE OF VIP BHOLA &					
13		ASSOCIATES					
14	4						
15	5 F	By: VIP BHOLA,					
16	5	Attorneys for Cross-Defendant/Cross- Complainants, ALDEN BROWN					
17	7	Complamants, ALDEN BROWN					
18	3						
19							
20							
21							
22							
23							
24							
25							
26							
27							
28							

### MEMORANDUM OF AGREEMENT ENTERED INTO BY AND BETWEEN

NORTH POLE ENTERPRISES INC, incorporate with head office at 3355 Bearss Avenue, Tai ;; a. Florida, 33618, USA herein represented by its dul authorised officer Mr. Alden Brown. (hereinafter referred to as the "Content Provider")

#### AND

HVL CYBERWEB SOLUTIONS Inc., incorporate if, with head office at \_\_113 Place Fontainebleau, St-Laml @ t, J4S 1X6, Province of Quebec, Canada, herein represented by its duly authorised officer Mr. Clau @ Hyppolite.
(hereinafter referred to as the "Developer")

(the Content Provider and the Developer are here "rafter collectively referred to as the "Parties")

WHEREAS the Developer is responsible for the design and development of the "PETER NURTH" (www.petermorth.com) web site and other related sites (collectively hereinafter referred to be the "Web Site") containing the Web Content;

WHEREAS the Content Provider is responsible to provide original content such as text, photographs, images, audio sequences, video sequences and musical recordings, among others (hert nafter referred to as the Web Content);

WHEREAS the Content Provider has designed and will continue to design specific adult content which the Developer wishes to incorporate into the Web Site;

WHEREAS the Developer wishes the Content Provider to grant a life time non-exclusive licen at to it allowing the Developer to use and incorporate the said content into the Web Site;

WHEREAS the Content Provider has agreed to grant a said license to the Developer in accolumnce with the terms and conditions set forth herein below:

WHEREAS the Parties wish to evidence their agreement in writing;

WHEREAS the Parties are duly authorised and have the capacity to enter into and perfor this Agreement;

#### NOW THEREFORE, THE PARTIES AGREE AS FOLLOWS:

#### 1.00 PREAMBLE

The preamble hereto shall form an integral part hereof.

#### 2.00 OBJECT

2.01 Grant of License

Provided the Developer abides by each and every one of the provisions o this Agreement, the Content Provider shall grant to the Developer, an non-exclusive and

ABCH

life-time license giving it the following rights:

a) the right to use and incorporate into the Web Site the content (hereinafter referred to as the "Web Content");and

b) any other right provided for in this Agreement

c) the right to use under the terms of this contract to lease and sell.;

d) the right to modify, including the right to improve, translate and re-write into mother e) the right to adapt;

f) the right to integrate and incorporate;

g) the right to exploit:

h) the right to perform;

i) the right to distribute and cause the distribution;

i) the right to broadcast;

k) the right to communicate to the public by telecommunication;

i) the right to perform in public;

m) the right to reproduce;

n) the right to transfer to another environment (hardware, software, computer, ele stronic, Web, multimedia or other);

o) the right to institute legal proceedings, continue legal proceedings and defend maself against legal proceedings in order to assert or defend all or part of the rights confirmed pursuant to this Agreement; and

p) the right to collect all income, revenues, royalties and payments as well as any da Higes, claims, amounts awarded pursuant to a judgment. The content provider will have the right to collect all revenue, royalties and payments with the exception of the leasing and solling

**Duration of the Rights Conferred** 

The Intellectual Property Rights, Titles and Interests in and to the Web Content confered by the Content Provider upon the Developer pursuant to this Agreement shall remain it effect indefinitely and for lifetime. However it is agreed that notwithstanding the termination of this agreement, Developer shall continue to have the specific rights granted to it with reg. rils to content which has already been edited and compressed as per the term of this agreem int.

Geographical Scope of the Rights Conferred

The Intellectual Property Rights, Titles and Interests in and to the Web Content confered by the Content Provider upon the Developer pursuant to this Agreement shall be valid worldwide, subject to the obligation to register such Right, Title or Interest in a given jurisdicti in.

Mandatory incorporation

Notwithstanding any other provision hereof to the contrary, the above-mentioned rig ::) as well as all other rights provided for in this Agreement shall be conferred upon the Dev soper only on condition that the Web Content is incorporated into the Web Site or any other web site hosted or administered by the Developer.

#### 3.00 CONSIDERATION

#### 3.01 Definitions

For the purposes of these presents the following expressions shall have the fill wing

Revenues: shall be defined as income generated form memberships and upsell; Operation expenses: shall be defined as the aggregate of bandwidth fees, advertis and processing fees, technical and customer support Profits: shall be defined as Revenues less operating expenses

#### 3.02 Profit sharing

In consideration for the above-mentioned license, the Developer and the Content Figurider shall share in the net profits generated by the pay sites and the reselling to webmaster and the Web Content as follows:

- Net profits generated from pay sites shall be divided 30% to Developer, 70% to a) Content Provider; and
- Net Profits generated from re-selling to webmasters shall be divided 50% to b) Developer and 50% to Content Provider.

#### Capital expenditures

It is agreed to by both parties that any further expenses, such as affiliate progrem the employment of additional staff deemed necessary to render the pay sate of www.peternorth.com more profitable shall be made only if the content provider agrees a such decisions. If such a decision is made the cost shall be paid out of the revenues genera xi.

#### SPECIFIC PROVISIONS

#### 4.01 Representatives of the Parties

Each of the Parties acknowledges that the person designated by it in this agreemer I shall have full authority to take all steps, make all decisions and give all consents required with respect to the performance of this Agreement.

#### **Electronic Communications**

The Parties' representatives may communicate between themselves by electronic me at a or by telephone and/or by telecopier.

#### 4.03 Obligations of the Content Provider

The Content Provider undertakes as follows in favour of the Developer:

a) it shall supply and deliver to the Developer web content including pictures and vid as as well as special footage such as video presentations, biographies and special picture

b) the Content Provider shall also take all reasonable steps to mark and identify with the web site address www.peternorth.com, any other product (such as DVD's or VHS') which i could sell or distribute or have sold or distributed by third parties.

#### 4.04 Obligations of the Developer

The Developer undertakes as follows in favour of the Content Provider:

- a) it shall provide software and hardware to develop, program and design the web site;
- b) it shall edit end compress all videos and pictures provided by the Content Provider. c) it shall provide indexation of the search engines;

d) it shall see to the promotion and advertising of the site with free videos, banners,  $\phi \approx \pi$ 

e) It shall inform the Content Provider forthwith of any defect or problem affecting the Web Content and it shall actively participate in identifying and seeking a solution to the problem:

#### Intellectual Property

#### 4.05.01 Definitions

For purposes of this Agreement:

"Intellectual Property Right, Title and Interest" shall include, without limitation any intellectual property right, title and interest, including any derivative right, moral right and personal right, in and to the following:

a) any work, performance, picture, videotaping, invention, trademark, integrated circuit topography, confidential information or trade secret, as the case may be;

b) any certificate which registers, grants or acknowledges ownership or interests in any of

the intellectual rights in question; and

c) any request for the registration, granting or acknowledgement of ownership or in arests in any of the intellectual property rights in question.

4.05.03 Respect of Third Party Intellectual Property (By the Content Provider)

The content of the Web Content shall be entirely original and shall not infringe any thir : party Intellectual Property Right, Title or Interest. If all or part of the content have been designed, in whole or in part, by a third party, or if a third party has an Intellectual Property Right, "ille or Interest in and to such content, the Content Provider shall obtain the appropriate rights allowing it, among others, to use the said content (or part thereof) and to assign the ght to use and modify same to the Developer, if applicable. If the Content Provider fails to allice by all or part of any of the obligations set forth hereinabove, it shall do the following:

a) it shall indemnify the Developer from and against any damages suffered by it,

b) it shall take up the defence of the Daveloper if the latter is impleaded in, or made a party to, any legal proceedings instituted by a third party and alleging the actual or thre dened infringement or unlawful use of any Intellectual Property Right, Title or Interest, and the Content Provider shall indemnify the Developer and hold it harmless from and against the principal amount and interest of any monetary order which is issued, as well as fix "I and against all judicial and extrajudicial costs incurred by the Developer as a result thereo: sind

c) it shall replace the content used unlawfully with completely original content or with content with respect whereto the Content Provider has an Intellectual Property Right, itle or interest, which content shall have the same functions as the unlawful content, the whole forthwith and at the Content Provider's expense.

#### 4.05.04 Specific Undertakings of the Developer

The Developer undertakes as follows in favour of the Content Provider:

a) it shall not, directly or indirectly, contest, usurp or infringe any of the Intellectual Pi serty Rights, Titles and Interests of the Content Provider or third party developers, nor hall it participate in or facilitate the commission of such acts;

b) it shall not lease, lend or publish the Web Content, give access thereto or otherwise in ake same available to anyone whomsoever, except in accordance with the provisions if this

c) it shall not use, register or file an application for the registration of any trademark which causes confusion or is likely to cause confusion with any trademark belonging a the

Content Provider or third party developers, nor shall it participate in, or facili ste the commission of such acts;

d) it shall respect all Intellectual Property Rights, Titles and Interests belonging to the Content Provider, third party developers and all other third parties;

e) it shall comply with all applicable laws, regulations, treaties and restrictions, in particular those relating to the export of certain Web Sites;

f) it shall comply with all of the Content Provider's requirements and policies reganing the protection of the Intellectual Property Rights, Titles and Interests of the Content Provider or third party developers in and to the Web Content and the trademarks, as well as II and to any confidential information or materials;

g) it shall notify the Content Provider forthwith of any real or threatened infringemen : f any intellectual Property Right, Title or Interest belonging to the Content Provider or to third party developers of which the Developer is aware.

4.05.05 Consequences of Failing to Comply with Undertakings

Subject to all the Content Provider's other rights and recourses, the Content Provider and be entitled to terminate this Agreement, without notice or demand, in any of the following causes:

- a) if the Developer does not comply with all or part of its undertakings as sit forth hereinabove; or
- b) if the Developer does something or falls to do something such that the conseque cas of such commission or omission adversely affect or are likely to adversely affect the Intellectual Property Rights, Titles and Interests of the Content Provider, this party developers or other third parties.

However, it is agreed that notwithstanding the termination of this agreement for any mason whatsoever, the Developer shall be entitled to continue to use and shall have the light to continue to exploit, for commercial profit, the Web Content it has already edited and compressed. In this case all profits generated by the pay sites or the webmaster resulting, shall be distributed 50%-50% between the Developer and the Content Provider.

4.05.06 References to Intellectual Property Rights and Credits
References to intellectual property rights and credit for development of the Web Con ent by
the Content Provider shall comply with the Content Provider's specifications.

4.06.07 Protection of Intellectual Property Rights Vested in the Developer. The Content Provider shall provide its reasonable assistance to the Developer, at the arter's expense, as regards the Developer's efforts to protect or assert any Intellectual P operty Right, Title or Interest which the Developer may acquire pursuant to this Agreem art. In particular, but without limiting the generality of the foregoing, the Content Provider shall sign any document and provide any authorization or consent:

a) which gives full effect to any grant, assignment or waiver of an Intellectual Property Right, Title or Interest in favour of the Developer or any person designated by it; and

b) which allows the Developer or any person designated by it to obtain confirmation chauch intellectual Property Right, Title or Interest, in any country whatsoever.

4.06 Confidentiality and Non-Disclosure Undertaking

The Developer acknowledges that certain Information Elements provided and to be provided by the Content Provider are or may be significantly strategically important and, the store, constitute trade secrets for purposes of this Agreement. During the term of this Agreement and for a further period of SIX (6) months/following the termination thereof, the Developer undertakes to do the following in favour of the Content Provider, except as regan as the information Elements which are to be posted on the Content Provider's Web site and those forming part of the public domain:

AB CH
Coment Provider Develop

a) it shall keep the Information Elements confidential and not disclose same;

b) it shall take and implement all appropriate measures to preserve the confidential r alure of

c) it shall not communicate, transmit, exploit or otherwise use the Information El illnents, whether for its own behalf or on behalf of third parties; and

d) it shall take all appropriate measures to ensure that its partners, shareholders, d actors, representatives, agents, mandataries, officers, employees and related persons i mintain the confidential nature of the Information Elements for the Content Provider's e susive

Moreover, the Developer shall not mention to a third party or discuss with a third party the existence of this Agreement or its object or content, unless the Developer has obtai #d the Content Provider's prior written authorization (which authorization may be refused # thout reason) or unless such mention or discussion is made or carried out in accordance with the

4.08 Reciprocal Undertaking Not to Solicit Personnel

During the term of this Agreement and for a further period of TWELVE (12) months fr scwing its termination, each of the Parties shall not, directly or indirectly, solicit, employ, nine or otherwise retain the services of any of the other Party's employees. If a Party fails to a side by this obligation, it shall immediately pay to the other Party, as a penalty, an amount equal to TWELVE(12) months of remuneration for the employee in question at the time of the difficult.

### Representations and Warranties of the Content Provider

The Content Provider represents and warrants as follows in favour of the Developer:

a) it has the capacity to bind itself pursuant to this Agreement, which capacity is not lir inted in any manner whatsoever by any undertaking whatsoever in favour of a third party;

b) it is the sole owner, with good and valid title, of all the Intellectual Property Rights litles and Interests in and to the Web Content;

c) its Intellectual Property Rights, Titles and Interests are not been contested, in who a or in part, by anyone whomsoever at the time of signing of this Agreement;

d) it is the only one responsible for the validity of its Intellectual Property Rights, Titl is and

- e) it is not a party to any agreement which is likely to affect the Web Content or the Content Provider's Intellectual Property Rights, Titles and Interests in and to the Web Conter:
- f) the Web Content and the Content Provider's Intellectual Property Rights, Title s and Interests in and to the Web Content are free and clear of all hypothecs, mortgages, is ims, security, liens, seizures and other charges whatsoever which might encumber them;
- g) it is the only one responsible for the design, development, operation and performs the of the Web Content;
- h) the Web Content shall operate properly and in accordance with the Specifications, subject to any minor corrections which may be required from time to time;
- the Web Content shall execute the functions set forth in the documentation and per arm in
- the Web Content shall comply with all applicable laws, regulations, treatie, and
- k) the Web Content does not form part of the public domain;
- neither the Web Content nor any of its components shall infringe any third party Intel actual Property Right, Title or Interest;
- m) the Web Content does not allow anyone to damage or have unauthorized access to 1Veb Sites, data or computer or telecommunications equipment.

#### 4.12 Limitation of Liability

Except in the event of gross negligence on the part of the Content Provider, the Content Provider shall not be liable towards the Developer for any fault or any direct or acirect damage resulting therefrom, and the Developer shall indemnify the Content Provider at all hold it harmless from and against all claims, including all claims under a warranty, in any of the following cases:

- modifications made to the Web Content by a person other than the Content Provic or a
  person reporting to the Content Provider;
- the loss of business opportunities or income relating to the use or failure to use this Web Content.

#### 4.13 Interest

All amounts owed by the Developer to the Content Provider pursuant to this Agreement shall bear interest at a rate of TWELVE percent (12%) per annum as of their due date.

#### 4.14 Change of Tax Rates or New Taxes

If the rate of any applicable tax is changed or if a new tax is added during the performance of this Agreement, any such new rate or new tax shall be applicable, and the total price a sall be adjusted accordingly.

#### 5.00 GENERAL PROVISIONS

Unless otherwise stated in this Agreement, the following provisions shall apply.

#### 5.01 "Force Majeure"

Neither party shalf be considered to be in default pursuant to this Agreement if the ful illnent of all or part of its obligations is delayed or prevented due to "force majeure". "Force mi jeure" is an external unforeseeable and irresistible event, making it absolutely impossible to I till an obligation.

#### 5.02 Severability

If all or part of any section, paragraph or provision of this Agreement is held invitid or unenforceable, it shall not have any effect whatsoever on any other section, paragraph or provision of this Agreement, nor on the remainder of the said section, paragraph or provision, unless otherwise expressly provided for in this Agreement.

#### 5.03 Notices

Any notice intended for either Party shall be deemed to be validly given if it is in writing and is sent by registered or certified mail, by balliff or by courier service to such Party's address as set forth in this Agreement, or to any other address which the Party in question may be indicated in writing to the other Party. A copy of any notice sent by e-mail shall also be sent according to one of the above-mentioned delivery modes.

#### 5.04 Headings

The headings in this Agreement have been inserted solely for ease of reference and shalt not modify, in any manner whatsoever, the meaning or scope of the provisions hereof.

#### 5.05 Schedules

The Schedules to this Agreement shall be deemed to form an integral part hereof if they have

AB CH

Content Provider Danier

-8-

been duly initialled by all the Parties.

#### 5.06 No Waiver

Under no circumstances shall the failure, negligence or tardiness of a Party as regar is the exercise of a right or a recourse provided for in this Agreement be considered to be a improve of such right or recourse.

#### 5.07 Cumulative Rights

All rights set forth in this Agreement shall be cumulative and not alternative. The waiv in of a right shall not be interpreted as the waiver of any other right.

#### 5.09 Amendments

This Agreement shall not be amended or modified except by another written docume : duly signed by all the Parties.

#### 5.10 Number and Gender

Where appropriate, the singular number set forth in this Agreement shall be interpre at as the plural number, and the gender shall be interpreted as masculine, feminine or neu at, as the context dictates.

#### 5.11 No Right to Transfer

Neither of the Parties may, in any manner whatsoever, assign, transfer or convey its rights in this Agreement to any third party, without the prior written consent of the other Party.

#### 5.12 Calculating Time Periods

in calculating any time periods under this Agreement:

- a) the first day of the period shall not be taken into account, but the last one shall,
- the non-juridical days, i.e. Saturdays, Sundays and public holidays, shall be take a into account; and
- whenever the last day is a non-juridical day, the period shall be extended to the next juridical day.

#### 5.13 Currency

The currency used for purposes of this Agreement shall be in American (US) dollars.

#### 5.14 Governing Law

This Agreement shall be construed and enforced in accordance with the laws in force in the state of California.

#### 5.15 Election of Domicile

The Parties agree to elect domicila in the judicial district of Los Angeles, California tor the hearing of any claim arising with respect to the interpretation, application, performance term, validity or effects of this Agreement.

#### 5.18 Counterparts

Each counterpart of this Agreement shall be considered to be an original when duly in alled and signed by all the Parties, it being understood, however, that all of these counterpart shall constitute one and the same Agreement.

#### 5.17 Successors

This Agreement shall bind the Parties hereto as well as their respective successors, hei and

AB CH

-9.

assigns.

5.20 Language

The Parties hereto have expressly agreed that this Agreement as well as all other do a ments relating thereto be drawn up only in English. Les parties ont expressément conven que ce contrat de même que tous les documents s'y rattachant soient rédigés en anglais set ament.

#### 6.00 EFFECTIVE DATE

This Agreement shall become effective as of the date of signing.

#### 7.00 TERM

The term of this Agreement shall be for TWELVE (12) months from the date of signing renewable annually, automatically at its anniversary date, unless one of the parties no files the other party in writing, of its intention not to renew this agreement, at least THREE (3) months before the end of the initial term or at least THREE (3) months before the end of any

#### **TERMINATION**

#### 8.01 Grounds

This Agreement shall terminate in any of the following circumstances:

- a) upon the expiry of the period of protection afforded at law;
- b) upon the written consent of the Parties;
- c) if a Party falls to fulfil any of its obligations hereunder and does not remedy the statult within a period of TWENTY(20) days following receipt by the said defaulting Pa in of a formal notice asking it to remedy the default or within such shorter delay as is provided for in this Agreement; or
- d) if either Party becomes bankrupt or insolvent, or ceases to carry on business.

#### 8.02 Effects

If this Agreement is terminated:

- a) any license conferred upon the Developer pursuant to this Agreement shall te minate immediately save and except for Developer's right to keep any edited and complessed scenes and the right to continue to use said scenes for commercial profitability o er the internet; and
- b) any amount which is still owed to the Content Provider shall become payable immed a ply.

Nonetheless, termination of this Agreement shall not affect the rights or obligations of the Parties with respect to confidentiality, intellectual property, limitation of warranty or lir itation of liability, which rights and obligations shall survive the termination of this Agreement.

#### 8.03 Obligations of the Developer

If this Agreement is terminated for any reason whatsoever, the Developer shall stop us "if the Web Site www.peternorth.com;

The Content Provider reserves all its rights and recourses against the Developer, including the right to seek an injunction and/or damages, if the Developer refuses or fails to fulfill may of the obligations set forth in this Article within the stipulated deadline.

Content Provider Develop

- 10 -

AND THE DEVELOPER HERETO HAS SIGNED AT MONTREAL, PROVINCE OF QUEBEC CANADA ON THIS 23 DAY OF July 2002.

THE CONTENT PROVIDER	THE DEVELOPER
Mais Cachana	
WITNESS MARIE LACHANCE	PER: CLAUDE HYPPOLITE
AND THE CONTENT PROVIDER HER ON THIS <u>결공</u> DAY OF July 200	ETO HAS SIGNED AT LOS ANGELES, CALIFORNIA & SA, 02.
I	THE CONTENT PROVIDER
WITNESS	MR.ALDEN BROWN A.K.A. PETER NORTH

AB EH
Content Provider Develop



Document De	scription:	Application
Mail / Cre	eate Date: 3	31-Mar-2006

	us Pag	

Next Page

You are currently on page 1

of 3



PTO Form 1478 (Rev 6/2005)
OMB No. 0651-0009 (Exp xx/xx/xxxx)

### Trademark/Service Mark Application, Principal Register

**Serial Number: 78851360 Filing Date: 03/31/2006** 

#### The table below presents the data as entered.

Input Field	Entered
MARK SECTION	
MARK	Peter North
STANDARD CHARACTERS	YES
USPTO-GENERATED IMAGE	YES
LITERAL ELEMENT	Peter North
MARK STATEMENT	The mark consists of standard characters, without claim to any particular font, style, size, or color.
OWNER SECTION	
NAME	Brown, Alden J
STREET	7 Coastal Canyon Drive
CITY	Newport Coast
STATE	California
ZIP/POSTAL CODE	92657
COUNTRY	United States
PHONE	714-715-0911
FAX	949-940-0444
EMAIL	peternorth@northstarassociates.com
AUTHORIZED EMAIL COMMUNICATION	Yes

ТҮРЕ	INDIVIDUAL
COUNTRY OF CITIZENSHIP	Canada
GOODS AND/OR SERVICES SECTI	ON
DESCRIPTION	ntertainment services, namely, providing an Internet web site featuring sexually explicit adult content videos, film clips, photographs, and other multimedia materials
FILING BASIS	Section 1(a)
FIRST USE ANYWHERE DATE	At least as early as 04/07/1984
FIRST USE IN COMMERCE DATE	At least as early as 04/07/1984
SPECIMEN FILE NAME(S)	\\TICRS\EXPORT6\IMAGEOUT6 \788 \513\78851360\xml1\AP P0003.JPG
SPECIMEN DESCRIPTION	Logo from Peter North website
SIGNATURE SECTION	
SIGNATURE	/Alden Brown/
SIGNATORY NAME	Alden Brown
SIGNATORY DATE	03/31/2006
SIGNATORY POSITION	Owner
PAYMENT SECTION	
NUMBER OF CLASSES	1
NUMBER OF CLASSES PAID	1
SUBTOTAL AMOUNT	325
TOTAL AMOUNT	325
PAYMENT METHOD	CC
CORRESPONDENCE SECTION	
NAME	Brown, Alden J
STREET	7 Coastal Canyon Drive
CITY	Newport Coast
STATE	California
ZIP/POSTAL CODE	92657

COUNTRY	United States
EMAIL	peternorth@northstarassociates.com
AUTHORIZED EMAIL COMMUNICATION	Yes
FILING INFORMATION	
SUBMIT DATE	Fri Mar 31 15:48:50 EST 2006
TEAS STAMP	USPTO/BAS-721297973-20060 331154850795768-78851360- 20070352df6c4abc81ebd66ba 7dfa2947fd-CC-192-2006033 1153650944510

: :

.

•

#### Trademark/Service Mark Application, Principal Register

**Serial Number: 78851360 Filing Date: 03/31/2006** 

#### To the Commissioner for Trademarks:

MARK: (Standard Characters, see mark)

The mark consists of standard characters, without claim to any particular font, style, size, or color.

The literal element of the mark consists of Peter North.

The applicant, Alden J Brown, a citizen of Canada, residing at 7 Coastal Canyon Drive, Newport Coast, California, United States, 92657, requests registration of the trademark/service mark identified above in the United States Patent and Trademark Office on the Principal Register established by the Act of July 5, 1946 (15 U.S.C. Section 1051 et seq.), as amended.

The applicant, or the applicant's related company or licensee, is using the mark in commerce, and lists below the dates of use by the applicant, or the applicant's related company, licensee, or predecessor in interest, of the mark on or in connection with the identified goods and/or services. 15 U.S.C. Section 1051(a), as amended.

International Class	: ntertainment s	ervices, na	mely, providi	ng an In	iternet we	b site
featuring sexually explicit adult	content videos,	film clips,	photographs,	and oth	er multin	nedia
materials						

In International Class \_\_\_\_\_, the mark was first used at least as early as 04/07/1984, and first used in commerce at least as early as 04/07/1984, and is now in use in such commerce. The applicant is submitting or will submit one specimen for *each class* showing the mark as used in commerce on or in connection with any item in the class of listed goods and/or services, consisting of a(n) Logo from Peter North website.

#### Specimen - 1

The USPTO is authorized to communicate with the applicant or its representative at the following email address: peternorth@northstarassociates.com.

A fee payment in the amount of \$325 will be submitted with the application, representing payment for 1 class(es).

#### **Declaration**

The undersigned, being hereby warned that willful false statements and the like so made are punishable by fine or imprisonment, or both, under 18 U.S.C. Section 1001, and that such willful false statements, and the like, may jeopardize the validity of the application or any resulting registration,

declares that he/she is properly authorized to execute this application on behalf of the applicant; he/she believes the applicant to be the owner of the trademark/service mark sought to be registered, or, if the application is being filed under 15 U.S.C. Section 1051(b), he/she believes applicant to be entitled to use such mark in commerce; to the best of his/her knowledge and belief no other person, firm, corporation, or association has the right to use the mark in commerce, either in the identical form thereof or in such near resemblance thereto as to be likely, when used on or in connection with the goods/services of such other person, to cause confusion, or to cause mistake, or to deceive; and that all statements made of his/her own knowledge are true; and that all statements made on information and belief are believed to be true.

Signature: /Alden Brown/ Date: 03/31/2006

Signatory's Name: Alden Brown Signatory's Position: Owner

Mailing Address:
Brown, Alden J
7 Coastal Canyon Drive
Newport Coast, California 92657

RAM Sale Number: 192

RAM Accounting Date: 04/03/2006

Serial Number: 78851360

Internet Transmission Date: Fri Mar 31 15:48:50 EST 2006

TEAS Stamp: USPTO/BAS-721297973-20060331154850795768

-78851360-20070352df6c4abc81ebd66ba7dfa2

947fd-CC-192-20060331153650944510

#### TDR Home

This document may be displayed as a PDF file containing images without text. You may view online or save the entire document by clicking on the file download icon in the upper right corner of this page. [required PDF viewer]

FAQ: Are you seeing only the first page of this PDF document?

#### If you need help:

- Call the Trademark Assistance Center at 571.272.9250 for help on trademark matters.
- Send questions about USPTO programs to the <u>USPTO Contact Center (UCC)</u>.
- If you have technical difficulties or problems with this application, please e-mail them to Electronic Business Support <u>Electronic Applications</u> or call 1 800-786-9199.